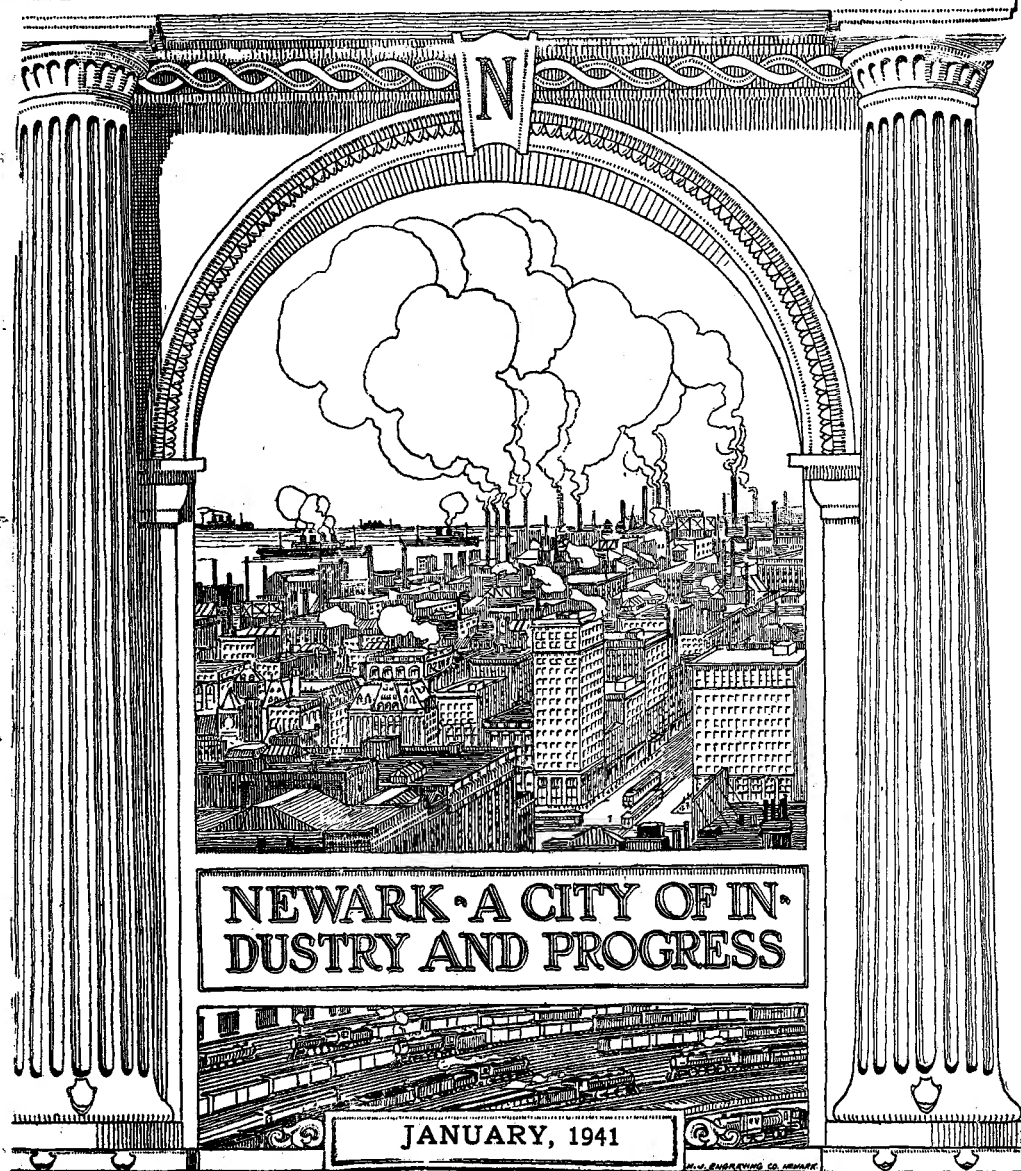


MINUTES

BOARD OF COMMISSIONERS

• COMMISSION GOVERNMENT •



NEWARK • A CITY OF IN-
DUSTRY AND PROGRESS

JANUARY, 1941

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JOSEPH M. BYRNE JR.
DIRECTOR OF PARKS
AND PUBLIC PROPERTY



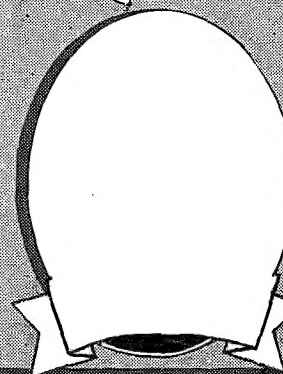
PEARCE R. FRANKLIN
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VINCENT J. MURPHY
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MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

January, 1941

Commissioners

MEYER C. ELLENSTEIN, Mayor

VINCENT J. MURPHY

JOSEPH M. BYRNE, JR

MICHAEL P. DUFFY

PEARCE R. FRANKLIN

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. MEYER C. ELLENTEIN

STREETS	SURVEYS
WATER SUPPLY	TRANSPORTATION
SEWERS	LIGHTING
STREET CLEANING AND	INSPECTION OF GAS METERS
REFUSE COLLECTION	CITY RAILWAY
MOTORS	INDUSTRIAL COMMISSION
CITY CLERK	

NEWARK LABOR RELATIONS BOARD
PORT NEWARK OPERATIONS (Airport and Docks)
FREE PUBLIC LIBRARY
NEWARK MUSEUM
NEWARK ART COMMISSION
PASSAIC RIVER WATERFRONT PROPERTY

Department of Public Safety

POLICE	POLICE COURTS
FIRE	ELECTRICAL BUREAU
DIVISION OF BUILDINGS	HOUSING AUTHORITY

ALL LICENSES (Except Jitneys)
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL
INSURANCE FUND COMMISSION

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. JOSEPH M. BYRNE, JR

SHADE TREE	ALL PUBLIC BUILDINGS
SMOKE ABATEMENT	PRINTING and STATIONERY
WEIGHTS and MEASURES	PUBLIC CITY PARKS
NEWARK MUNICIPAL FARMERS' MARKET	
DEPARTMENT OF CENTRAL PURCHASE	

Department of Public Works

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MUNICIPAL ASSISTANCE BOARD	OUTDOOR POOR
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BUREAU OF BATHS	CAMP NEWARK
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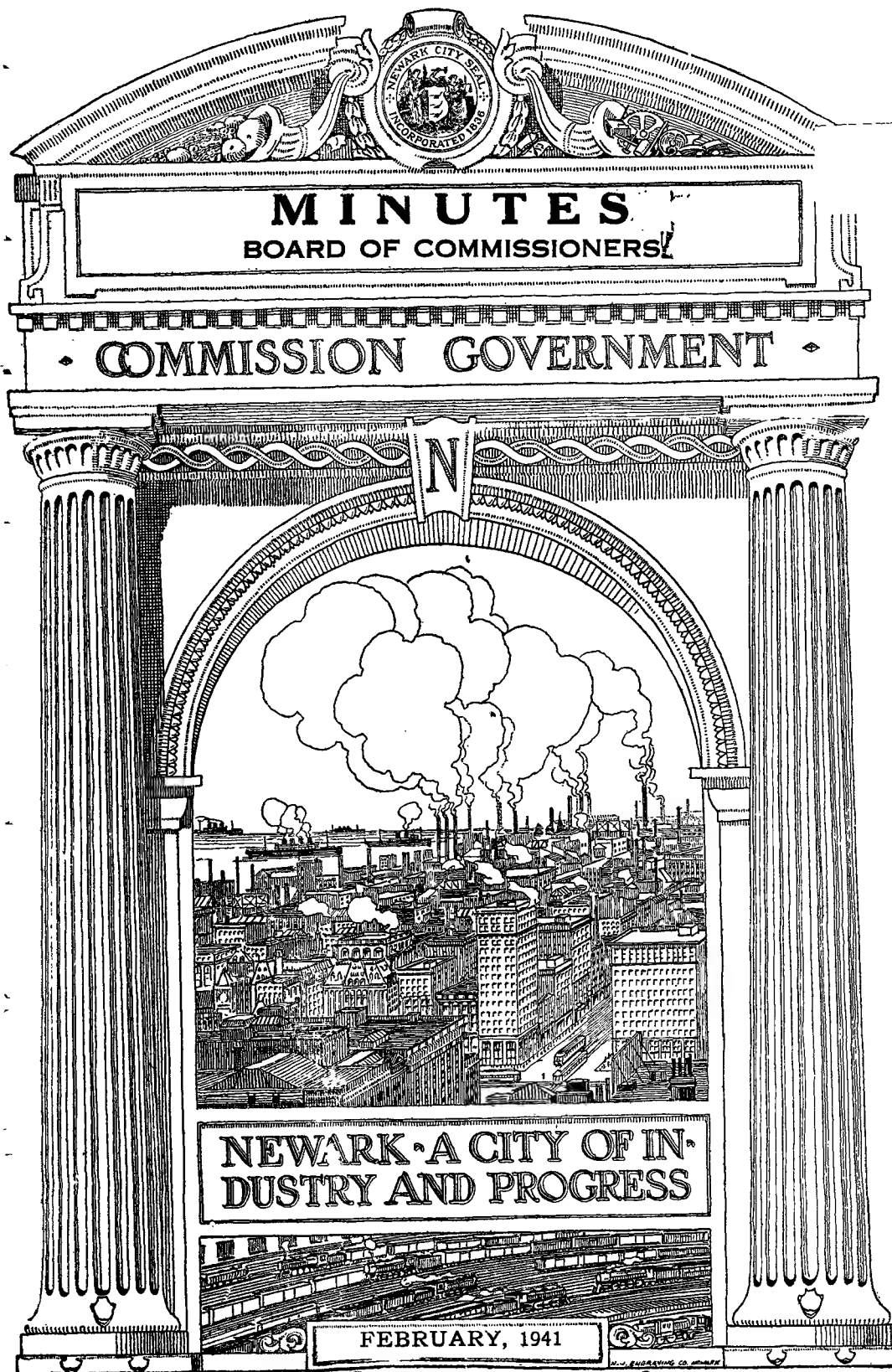
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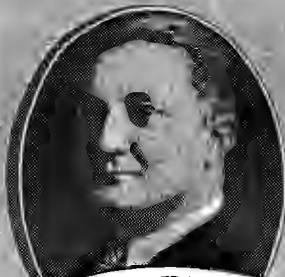
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February, 1941

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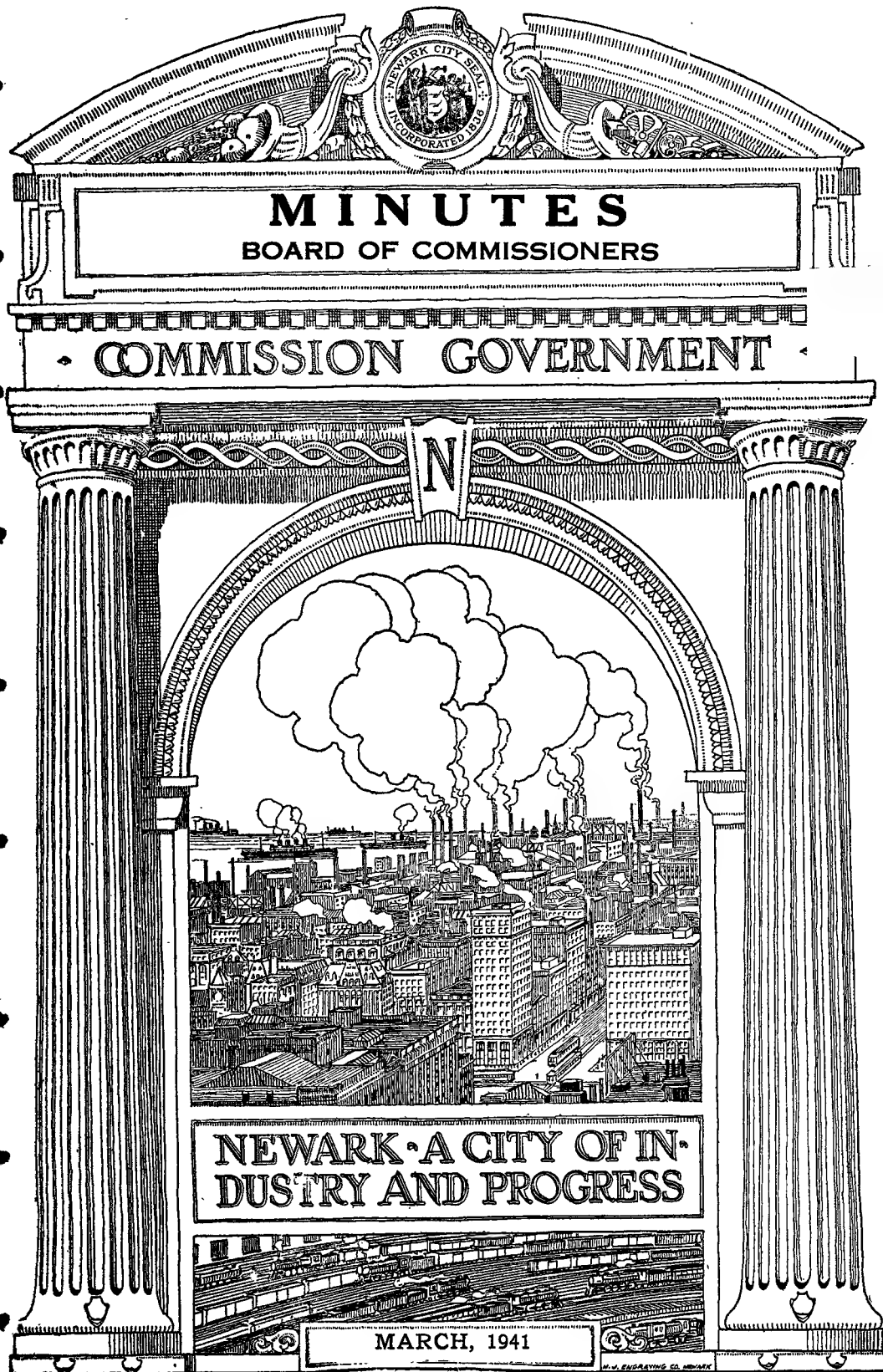
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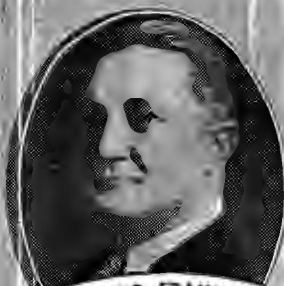
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JOSEPH M. BYRNE JR.
DIRECTOR OF RAINS
AND PUBLIC PROPERTY



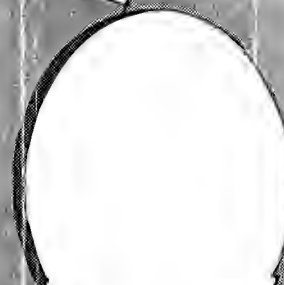
PEARCE R. FRANKLIN
DIRECTOR
OF PUBLIC WORKS



MEYER C. ELLENSTEIN
MAYOR
DIRECTOR OF PUBLIC AFFAIRS



VINCENT J. MURPHY
DIRECTOR OF
REVENUE & FINANCE



MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark. N. J.

March, 1941

Commissioners

MEYER C. ELLENSTEIN, Mayor

VINCENT J. MURPHY

JOSEPH M. BYRNE, JR

PEARCE R. FRANKLIN

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. MEYER C. ELLENSTEIN

STREETS	SURVEYS
WATER SUPPLY	TRANSPORTATION
SEWERS	LIGHTING
STREET CLEANING AND	INSPECTION OF GAS METERS
REFUSE COLLECTION	CITY RAILWAY
MOTORS	INDUSTRIAL COMMISSION
CITY CLERK	

NEWARK LABOR RELATIONS BOARD
PORT NEWARK OPERATIONS (Airport and Docks)
FREE PUBLIC LIBRARY
NEWARK MUSEUM
NEWARK ART COMMISSION
PASSAIC RIVER WATERFRONT PROPERTY

Department of Public Safety

POLICE	POLICE COURTS
FIRE	ELECTRICAL BUREAU
DIVISION OF BUILDINGS	HOUSING AUTHORITY

ALL LICENSES (Except Jitneys)
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL
INSURANCE FUND COMMISSION

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. JOSEPH M. BYRNE, JR

SHADE TREE	ALL PUBLIC BUILDINGS
SMOKE ABATEMENT	PRINTING and STATIONERY
WEIGHTS and MEASURES	PUBLIC CITY PARKS
NEWARK MUNICIPAL FARMERS' MARKET	
DEPARTMENT OF CENTRAL PURCHASE	

Department of Public Works

HON. PEARCE R. FRANKLIN

MUNICIPAL ASSISTANCE BOARD	OUTDOOR POOR
BUREAU OF HEALTH	EMPLOYMENT BUREAU
CITY HOSPITAL	BAND CONCERTS
BUREAU OF BATHS	CAMP NEWARK
ALMSHOUSE	CELEBRATION OF
CITY HOME FOR BOYS	HOLIDAYS
BOARD OF ADJUSTMENT	LAW DEPARTMENT
CONVALESCENT HOSPITAL	
IVY HILL POWER PLANT	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Revenue and Finance

HON. VINCENT J. MURPHY

COMPTROLLER	AUDITOR OF ACCOUNTS
CITY TREASURER	TAX RECEIVER
PENSION FUNDS	DISTRICT COURTS
MARTIN ACT DEPARTMENT	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
SINKING FUND COMMISSION	

Bureau of City Clerk

HARRY S. REICHENSTEIN

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VINCENT J. CASALE, Legal Assistant

JOSEPH A. WARD, Legal Assistant

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Harry L. Wagman	Chairman
David W. Welch	Commissioner
Gustave E. Wiedenmayer	Commissioner
Harry S. Reichenstein	Secretary

DIRECTORY OF DEPARTMENTS

Department of Public Affairs

HON. MEYER C. ELLENSTEIN

Streets	317 City Hall
Water	City Hall, Annex
Sewers	City Hall, Third Floor
Street Cleaning and Refuse Collection	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters	City Hall, Basement
Jitneys	City Hall, Basement
City Railway	City Hall, Third Floor
Industrial Commission	City Hall, Third Floor
Labor Relations Board	City Hall, Third Floor
Port Newark Operations	Port Newark
City Clerk	City Hall, Second Floor

Newark Metropolitan Airport

Department of Public Works

HON. PEARCE R. FRANKLIN

Bureau of Health	Plane and William Streets
City Hospital	Fairmont Avenue
Bureau of Baths	City Hall, Fourth Floor
Camp Newark	City Hall, Second Floor
City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Employment Bureau	46 Franklin Street
Band Concerts	City Hall, Second Floor
Celebration of Holidays	City Hall, Second Floor
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
Municipal Assistance Board	City Hall, Second Floor

Department of Parks and Public Property

HON. JOSEPH M. BYRNE, JR

Newark Municipal Farmers' Market.....	Avenue A, Miller and Wright Streets
City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement and Second Floor
Public Buildings.....	City Hall, Second Floor and Basement
Printing and Stationery	City Hall, Fourth Floor and Second Floor
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Newark Art Commission	49 Washington Street

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Martin Act Department	City Hall, Fourth Floor
Pension Funds	City Hall, First Floor
District Courts	City Hall, Annex

Department of Public Safety

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Radio Division	Headquarters
Motor Patrol and Emergency Division	77 Academy Street
Police and Fire Training School.....	18th Avenue and Norwood Street
Radio Maintenance & Traffic Signal Div.....	Congress and Lafayette Sts.
First Criminal Court	Washington and Court Streets
Family Court	Police Headquarters
Second Criminal Court	Summer and Seventh Avenues
Traffic Court	City Hall, Annex
Second Criminal Court, Part 2	Market and Read Streets
Third Criminal Court	17th Avenue and Livingston Street
Fire Division	Headquarters, City Hall, Third Floor
Engine Co. No. 1.....	188-192 Mulberry Street
Engine Co. No. 2.....	39-41 Centre Street
Engine Co. No. 3.....	39 Court Street
Engine Co. No. 4.....	241-243 High Street
Engineer So. No. 5.....	61-65 Congress Street

Engine Co. No. 6.....	344-346 Springfield Avenue
Engine Co. No. 7.....	227 West Market Street
Engine Co. No. 8.....	296 Ferry Street
Engine Co. No. 9.....	197-199 Summer Avenue
Engine Co. No. 10.....	33-35 Astor Street
Engine Co. No. 11.....	521-523 Sentral Avenue
Engine Co. No. 12.....	213-215 Belmont Avenue
Engine Co. No. 13.....	743-745 Summer Avenue
Engine Co. No. 14.....	69-71 Vesey Street
Engine Co. No. 15.....	269-271 Park Avenue
Engine Co. No. 16.....	469-473 Ferry Street
Engine Co. No. 17.....	84-86 Clinton Place
Engine Co. No. 18.....	395-399 Avon Avenue
Engine Co. No. 19.....	526-528 Frelinghuysen Avenue
Engine Co. No. 20.....	15-17 Prince Street
Engine Co. No. 21.....	420-438 Sanford Avenue
Engine Co. No. 22.....	199-201 New Street
Engine Co. No. 23.....	44-46 Mt. Prospect Avenue
Engine Co. No. 24.....	15-17 Prince Street
Engine Co. No. 26.....	420-438 Sanford Avenue
Engine Co. No. 27.....	87-90 Elm Road
Engine Co. No. 28.....	691-701 North 6th Street
Engine Co. No. 29.....	1028-1030 Bergen Street
Engine Co. No. 32.....	South Dock and Terminal Street
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Truck Co. No. 1.....	188-192 Mulberry Street
Truck Co. No. 2.....	241-243 High Street
Truck Co. No. 3.....	227 West Market Street
Truck Co. No. 4.....	65 Congress Street
Truck Co. No. 5.....	213-215 Belmont Avenue
Truck Co. No. 6.....	441-443 Broadway
Truck Co. No. 7.....	369-271 Park Avenue
Truck Co. No. 8.....	469-473 Ferry Street
Truck Co. No. 9.....	395-399 Avon Avenue
Truck Co. No. 10.....	1028-1030 Bergen Street
Truck Co. No. 11.....	521-523 Central Avenue
Truck Co. No. 12.....	420-438 Sanford Avenue
Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Building Department	City Hall, Fourth Floor
Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor
Department of Central Purchase	City Hall, Basement
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Housing Authority	City Hall, Fourth Floor
Insurance Fund Commission	City Hall, Third Floor

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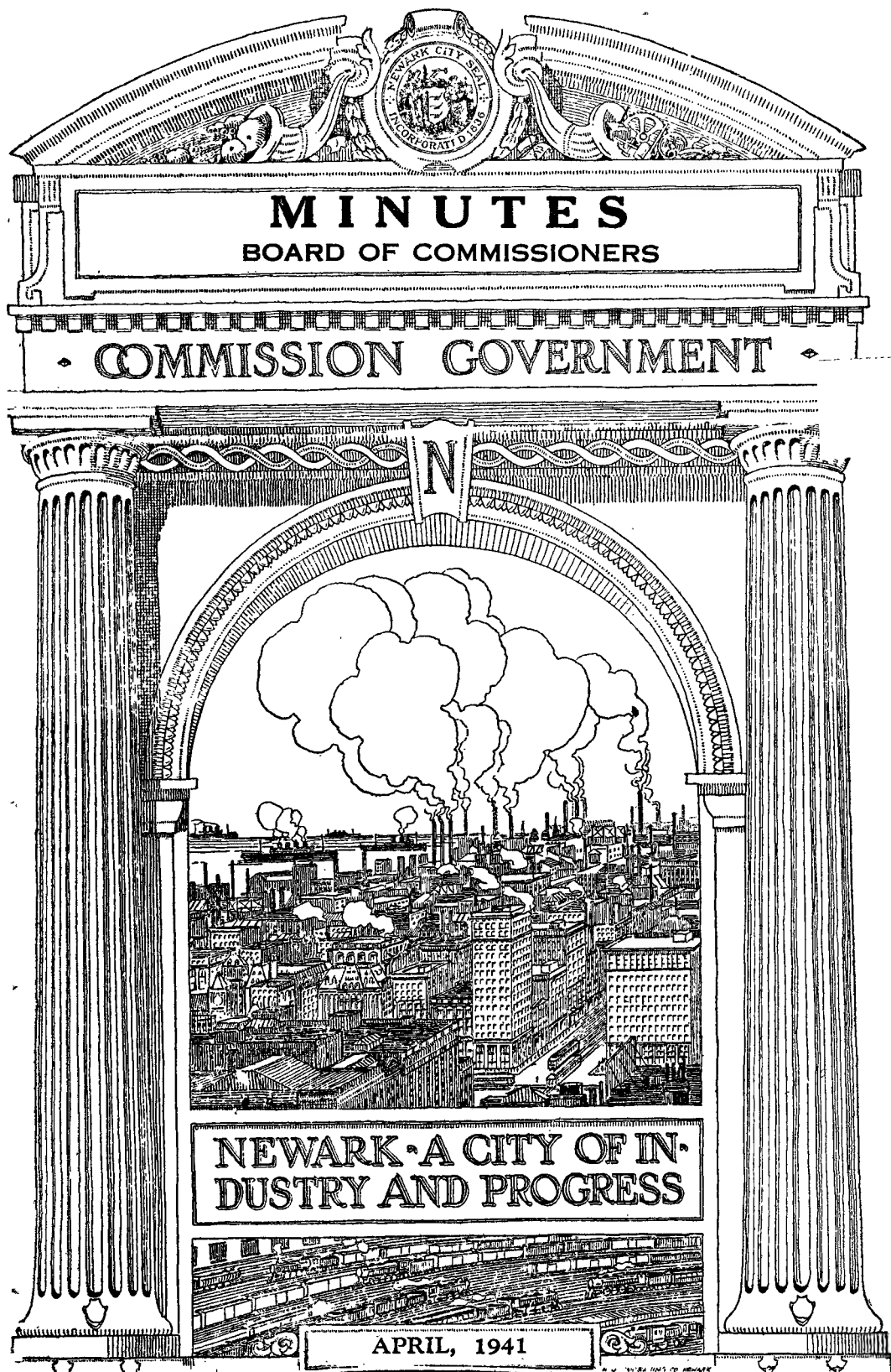
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JOSEPH M. BYRNE JR.
DIRECTOR OF PARKS
AND PUBLIC PROPERTY



PEARCE R. FRANKLIN
DIRECTOR
OF PUBLIC WORKS



MEYER C. ELLENSTEIN
MAYOR
DIRECTOR OF PUBLIC AFFAIRS



VINCENT J. MURPHY
DIRECTOR OF
REVENUE & FINANCE



MINUTES OF MEETINGS
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of Newark, N. J.

April, 1941

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VINCENT J. MURPHY

JOSEPH M. BYRNE, JR

PEARCE R. FRANKLIN

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Public Affairs

HON. MEYER C. ELLENSTEIN

STREETS	SURVEYS
WATER SUPPLY	TRANSPORTATION
SEWERS	LIGHTING
STREET CLEANING AND	INSPECTION OF GAS METERS
REFUSE COLLECTION	CITY RAILWAY
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CITY CLERK	

NEWARK LABOR RELATIONS BOARD
PORT NEWARK OPERATIONS (Airport and Docks)
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NEWARK ART COMMISSION
PASSAIC RIVER WATERFRONT PROPERTY

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POLICE	POLICE COURTS
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ALL LICENSES (Except Jitneys)	
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INSURANCE FUND COMMISSION	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. JOSEPH M. BYRNE, JR

SHADE TREE	ALL PUBLIC BUILDINGS
SMOKE ABATEMENT	PRINTING and STATIONERY
WEIGHTS and MEASURES	PUBLIC CITY PARKS
NEWARK MUNICIPAL FARMERS' MARKET	
DEPARTMENT OF CENTRAL PURCHASE	

Department of Public Works

HON. PEARCE R. FRANKLIN

MUNICIPAL ASSISTANCE BOARD	OUTDOOR POOR
BUREAU OF HEALTH	EMPLOYMENT BUREAU
CITY HOSPITAL	BAND CONCERTS
BUREAU OF BATHS	CAMP NEWARK
ALMSHOUSE	CELEBRATION OF
CITY HOME FOR BOYS	HOLIDAYS
BOARD OF ADJUSTMENT	LAW DEPARTMENT
CONVALESCENT HOSPITAL	
IVY HILL POWER PLANT	
RENTAL OF BEDS IN INSTITUTIONS	

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PENSION FUNDS	DISTRICT COURTS
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David W. Welch	Commissioner
Gustave E. Wiedenmayer	Commissioner
Harry S. Reichenstein.....	Secretary

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Department of Public Affairs

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Inspector of Gas Meters	City Hall, Basement
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Industrial Commission	City Hall, Third Floor
Labor Relations Board	City Hall, Third Floor
Port Newark Operations	Port Newark
City Clerk	City Hall, Second Floor

Newark Metropolitan Airport

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HON. PEARCE R. FRANKLIN

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City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Employment Bureau	46 Franklin Street
Band Concerts	City Hall, Second Floor
Celebration of Holidays	City Hall, Second Floor
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
Municipal Assistance Board	City Hall, Second Floor

Department of Parks and Public Property

HON. JOSEPH M. BYRNE, JR

Newark Municipal Farmers' Market	Avenue A, Miller and Wright Streets
City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Smoke Abatement	City Hall, Second Floor
Weights and Measures	City Hall, Basement and Second Floor
Public Buildings	City Hall, Second Floor and Basement
Printing and Stationery	City Hall, Fourth Floor and Second Floor
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Newark Art Commission	49 Washington Street

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Comptroller	City Hall, First Floor
City Treasurer	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Martin Act Department	City Hall, Fourth Floor
Pension Funds	City Hall, First Floor
District Courts	City Hall, Annex

Department of Public Safety

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Radio Division	Headquarters
Motor Patrol and Emergency Division	77 Academy Street
Police and Fire Training School	18th Avenue and Norwood Street
Radio Maintenance & Traffic Signal Div.	Congress and Lafayette Sts.
First Criminal Court	Washington and Court Streets
Family Court	Police Headquarters
Second Criminal Court	Summer and Seventh Avenues
Traffic Court	City Hall, Annex
Second Criminal Court, Part 2	Market and Read Streets
Third Criminal Court	17th Avenue and Livingston Street
Fire Division	Headquarters, City Hall, Third Floor
Engine Co. No. 1	188-192 Mulberry Street
Engine Co. No. 2	39-41 Centre Street
Engine Co. No. 3	39 Court Street
Engine Co. No. 4	241-243 High Street
Engineer So. No. 5	61-65 Congress Street

Engine Co. No. 6.....	344-346 Springfield Avenue
Engine Co. No. 7.....	227 West Market Street
Engine Co. No. 8.....	296 Ferry Street
Engine Co. No. 9.....	197-199 Summer Avenue
Engine Co. No. 10.....	33-35 Astor Street
Engine Co. No. 11.....	521-523 Sentral Avenue
Engine Co. No. 12.....	213-215 Belmont Avenue
Engine Co. No. 13.....	743-745 Summer Avenue
Engine Co. No. 14.....	69-71 Vesey Street
Engine Co. No. 15.....	269-271 Park Avenue
Engine Co. No. 16.....	469-473 Ferry Street
Engine Co. No. 17.....	84-86 Clinton Place
Engine Co. No. 18.....	395-399 Avon Avenue
Engine Co. No. 19.....	526-528 Frelinghuysen Avenue
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Engine Co. No. 32.....	South Dock and Terminal Street
Engine Co. No. 33 (Fireboat).....	Foot of Centre Street
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Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Building Department	City Hall, Fourth Floor
Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor
Department of Central Purchase	City Hall, Basement
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Housing Authority	City Hall, Fourth Floor
Insurance Fund Commission	City Hall, Third Floor

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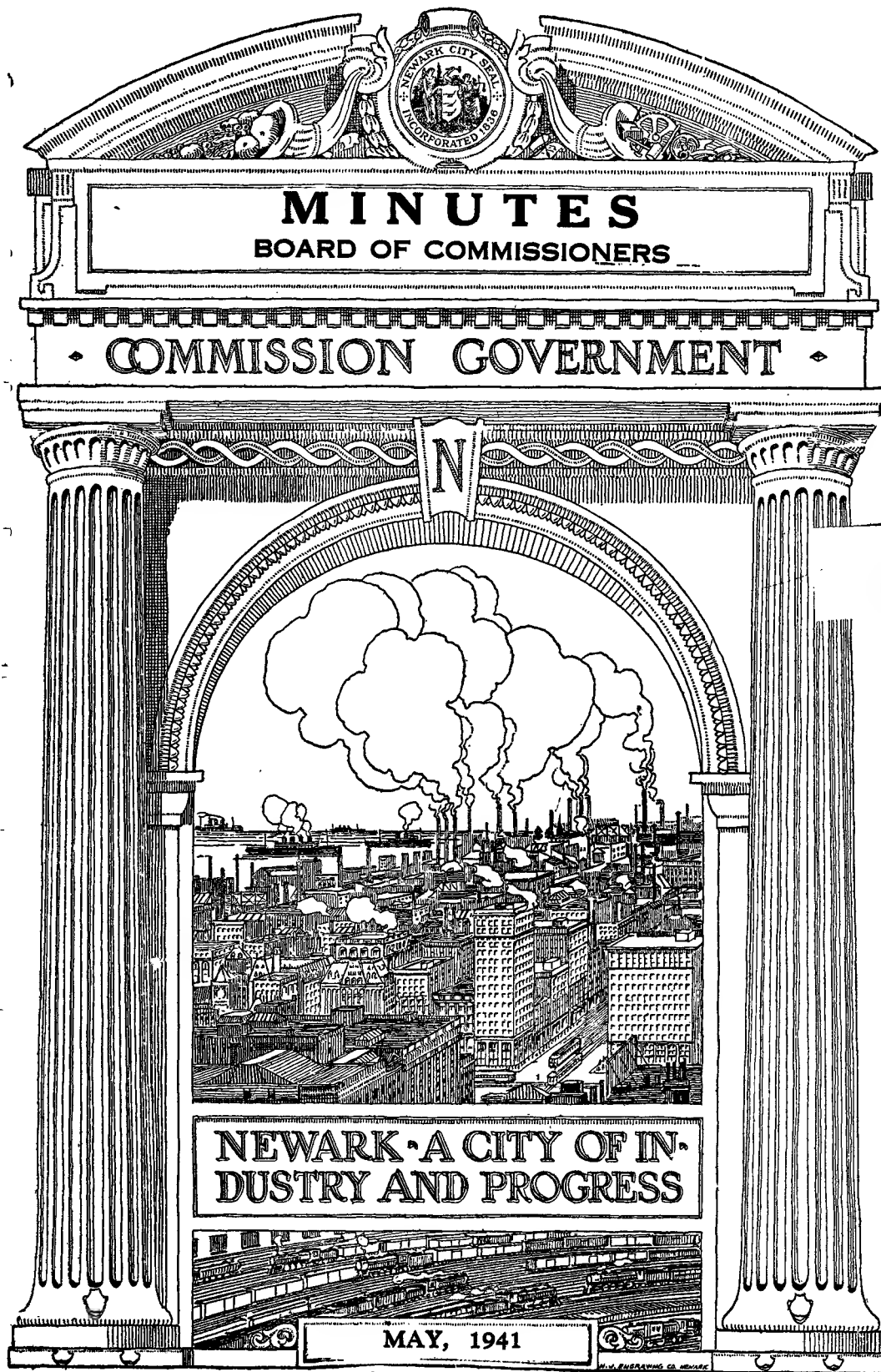
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JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



JOHN A. BRADY
DIRECTOR
OF PUBLIC AFFAIRS



RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS

OF THE

Board of Commissioners of Newark. N. J.

MAY, 1941

Commissioners

VINCENT J. MURPHY, Mayor

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

JOSEPH M. BYRNE, JR.

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
DIVISION OF CLAIMS	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS

SHADE TREE

BAND CONCERTS

PUBLIC BATHS AND SWIMMING POOLS

HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR

STREETS

SEWERS

OPERATION OF WATER DEPT. & MAINTENANCE THEREOF, Excepting
the following: Billing, Collecting and Auditing Functions and the Main-
tenance of Buildings only.

REFUSE COLLECTION

BUREAU OF DOCKS

PASSAIC RIVER WATERFRONT PROPERTY

PORT NEWARK DEVELOPMENT

CITY ENGINEER

NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS

NEWARK AIRPORT CONSTRUCTION

BUREAU OF PLANS AND ESTIMATES

BOARD OF EDUCATION, EXCEPT BUILDINGS AND
MAINTENANCE THEREOF

DEPARTMENT OF CENTRAL PURCHASE

PRINTING and STATIONERY

CITY RAILWAY

TRANSPORTATION

BUS AND JITNEY LICENSES AND REGULATION

DIVISION OF SURVEYS

MUNICIPAL WATERFRONTS

STREET CLEANING AND INSPECTION OF GAS METERS

PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET
LIGHTING WATER SUPPLY

Bureau of City Clerk

HARRY S. REICHENSTEIN

The City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 4:30 P. M.; Saturdays 8:30 to 12 noon. This office will not be open on Sundays and holidays. Requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Bureau of Vital Statistics	Second Floor
Marriage License Bureau	Second Floor
General Licenses	Second Floor
Documents, Records and Archives.....	Fourth Floor
Department of Elections.....	Sub-basement City Hall

Law Department

RAYMOND SCHROEDER, Corporation Counsel
THOMAS L. PARSONNET, Assistant Corporation Counsel
LOUIS A. FAST, Assistant Corporation Counsel
PHILIP J. SCHOTLAND, Assistant Corporation Counsel
CHARLES S. GANSLER, Assistant Corporation Counsel
VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. H. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. MacDonald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

DIRECTORY OF DEPARTMENTS

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Mayor's Office	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
City Treasurer	City Hall, First Floor
Comptroller	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board — Assessors	City Hall, First Floor
Tax Board — Surveyors	City Hall, First Floor
Board of Assessment for Local Improvements	City Hall, Third Floor
Arrears of Personal Taxes	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Pension Funds	City Hall, First Floor
Newark Technical School	367 High Street
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

Department of Public Affairs

HON. JOHN A. BRADY

Director's Office	City Hall, Second Floor
City Hospital	Fairmont Avenue
Camp Newark — Public Outings	City Hall, Second Floor
Bureau of Health	Plane and William Streets
City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Relief Administration	254 W. Bigelow Street
District Courts	City Hall Annex
Ivy Hill Power Plant	Ivy Hill, Newark, N. J.
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division Headquarters, Franklin Street
 First Precinct Washington and Court Streets
 Second Precinct Summer and Seventh Avenues
 Third Precinct Corner Market and Read Streets
 Fourth Precinct 17th Avenue and Livingston Street
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Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Housing Authority	City Hall, Fourth Floor
Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Public Buildings	City Hall, Second Floor and Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Printing and Stationery	City Hall, Fourth Floor and Second Floor
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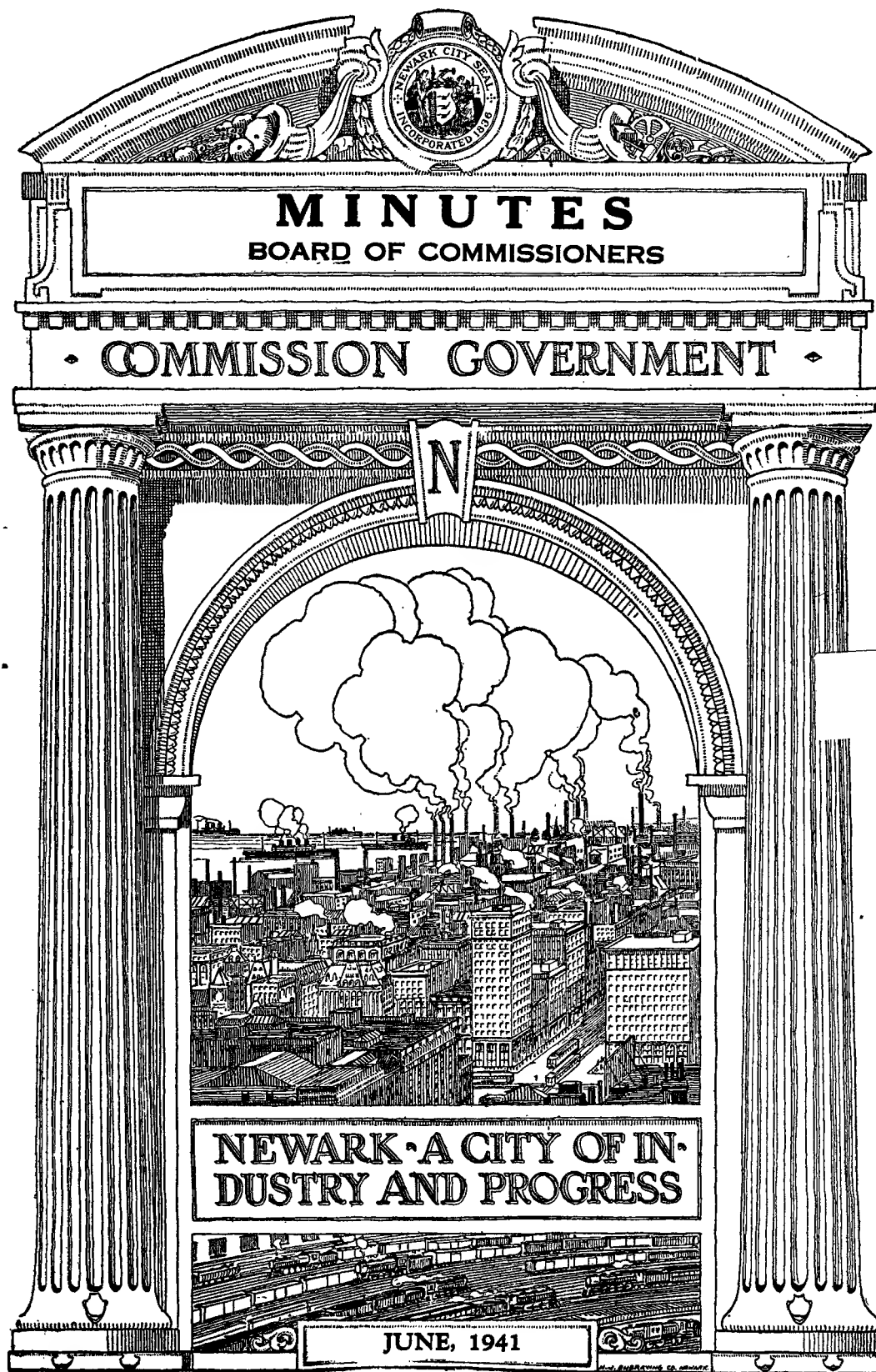
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JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



JOHN A. BRADY
DIRECTOR
OF PUBLIC AFFAIRS



RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS

OF THE

Board of Commissioners
of Newark, N. J.

JUNE, 1941

Commissioners

VINCENT J. MURPHY, Mayor

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

JOSEPH M. BYRNE, JR.

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
DIVISION OF CLAIMS	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS

SHADE TREE

BAND CONCERTS

PUBLIC BATHS AND SWIMMING POOLS

HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
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Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR

STREETS

SEWERS

OPERATION OF WATER DEPT. & MAINTENANCE THEREOF, Excepting
the following: Billing, Collecting and Auditing Functions and the Main-
tenance of Buildings only.

REFUSE COLLECTION

BUREAU OF DOCKS

PASSAIC RIVER WATERFRONT PROPERTY

PORT NEWARK DEVELOPMENT

CITY ENGINEER

NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS

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BUREAU OF PLANS AND ESTIMATES

BOARD OF EDUCATION, EXCEPT BUILDINGS AND
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DEPARTMENT OF CENTRAL PURCHASE

PRINTING and STATIONERY

CITY RAILWAY

TRANSPORTATION

BUS AND JITNEY LICENSES AND REGULATION

DIVISION OF SURVEYS

MUNICIPAL WATERFRONTS

STREET CLEANING AND INSPECTION OF GAS METERS

PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET

LIGHTING

WATER SUPPLY

Bureau of City Clerk

HARRY S. REICHENSTEIN

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Department of Elections.....	Sub-basement City Hall

Law Department

RAYMOND SCHROEDER, Corporation Counsel
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VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. H. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. Mac Donald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

DIRECTORY OF DEPARTMENTS

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Mayor's Office	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
City Treasurer	City Hall, First Floor
Comptroller	City Hall, First Floor
Tax Receiver	City Hall, First Floor
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Tax Board — Surveyors	City Hall, First Floor
Board of Assessment for Local Improvements	City Hall, Third Floor
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Sinking Fund	City Hall, Second Floor
Pension Funds	City Hall, First Floor
Newark Technical School	367 High Street
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

Department of Public Affairs

HON. JOHN A. BRADY

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Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
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Engine Co. No. 2	39-41 Centre Street
Engine Co. No. 3	39 Court Street
Engine Co. No. 4	241-243 High Street
Engineer So. No. 5	61-65 Congress Street
Engine Co. No. 6	344-346 Springfield Avenue
Engine Co. No. 7	227 West Market Street
Engine Co. No. 8	296 Ferry Street
Engine Co. No. 9	197-199 Summer Avenue
Engine Co. No. 10	33-35 Astor Street
Engine Co. No. 11	521-523 Central Avenue
Engine Co. No. 12	213-215 Belmont Avenue
Engine Co. No. 13	743-745 Summer Avenue
Engine Co. No. 14	69-71 Vesey Street
Engine Co. No. 15	269-271 Park Avenue
Engine Co. No. 16	469-473 Ferry Street
Engine Co. No. 17	84-86 Clinton Place
Engine Co. No. 18	395-399 Avon Avenue
Engine Co. No. 19	526-528 Frelinghuysen Avenue
Engine Co. No. 20	15-17 Prince Street
Engine Co. No. 21	420-438 Sanford Avenue
Engine Co. No. 22	199-201 New Street
Engine Co. No. 23	44-46 Mt. Prospect Avenue
Engine Co. No. 24	15-17 Prince Street
Engine Co. No. 26	420-438 Sanford Avenue
Engine Co. No. 27	87-90 Elm Road
Engine Co. No. 28	691-701 North 6th Street
Engine Co. No. 29	1028-1030 Bergen Street
Engine Co. No. 32	South Dock and Terminal Street
Engine Co. No. 33 (Fireboat)	Foot of Centre Street
Flood Light Car	33-35 Astor Street
Rescue Squad No. 1	199-201 New Street
Truck Co. No. 1	188-192 Mulberry Street
Truck Co. No. 2	241-243 High Street

Truck Co. No. 3.....	227 West Market Street
Truck Co. No. 4.....	65 Congress Street
Truck Co. No. 5.....	213-215 Belmont Avenue
Truck Co. No. 6.....	441-443 Broadway
Truck Co. No. 7.....	369-271 Park Avenue
Truck Co. No. 8.....	469-473 Ferry Street
Truck Co. No. 9.....	395-399 Avon Avenue
Truck Co. No. 10.....	1028-1030 Bergen Street
Truck Co. No. 11.....	521-523 Central Avenue
Truck Co. No. 12.....	420-438 Sanford Avenue
Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Weights and Measures	City Hall, Basement and Second Floor
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Smoke Abatement	City Hall, Second Floor
Building Department	City Hall, Fourth Floor
Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Housing Authority	City Hall, Fourth Floor
Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Public Buildings	City Hall, Second Floor and Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Printing and Stationery	City Hall, Fourth Floor and Second Floor
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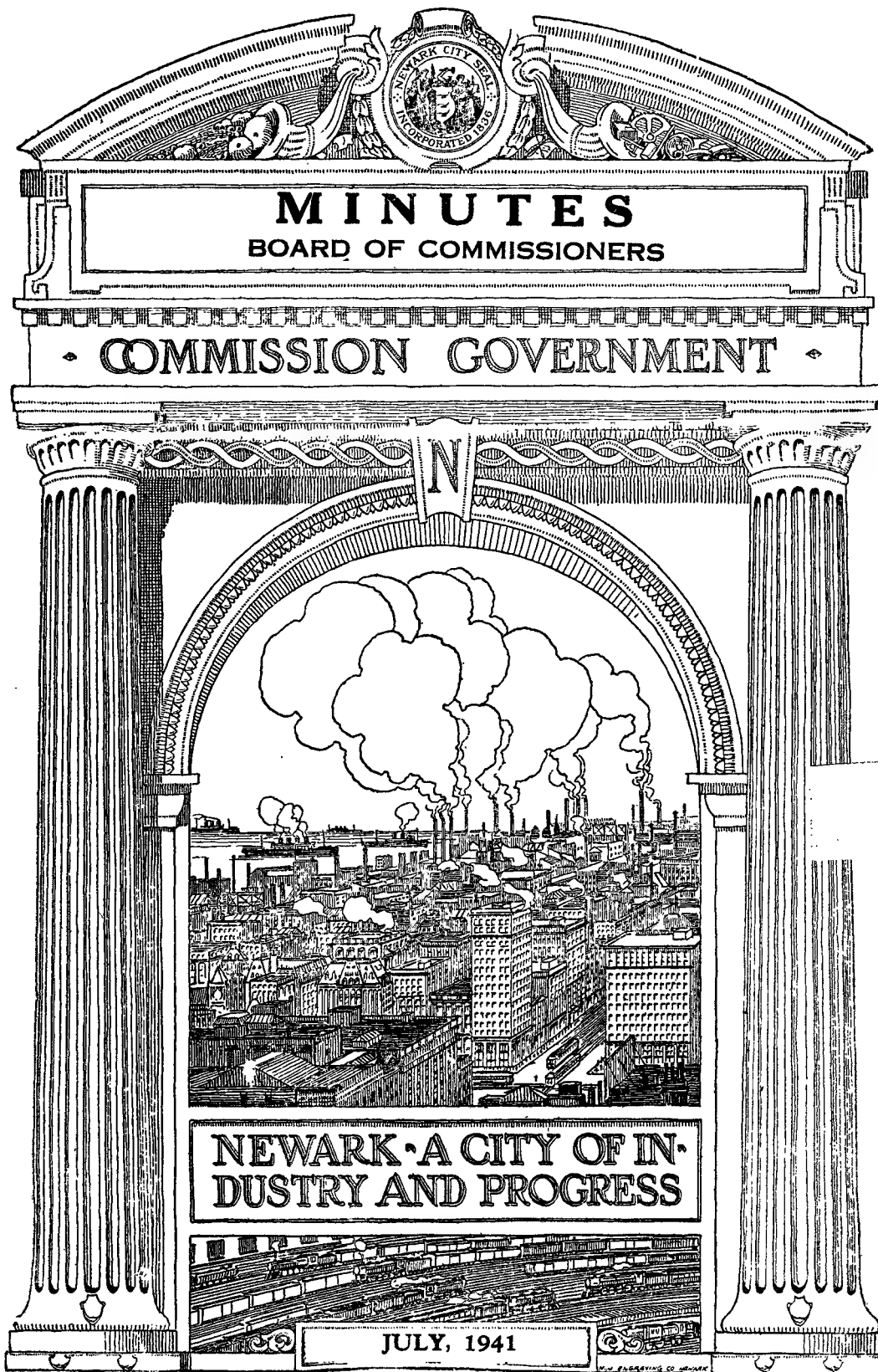
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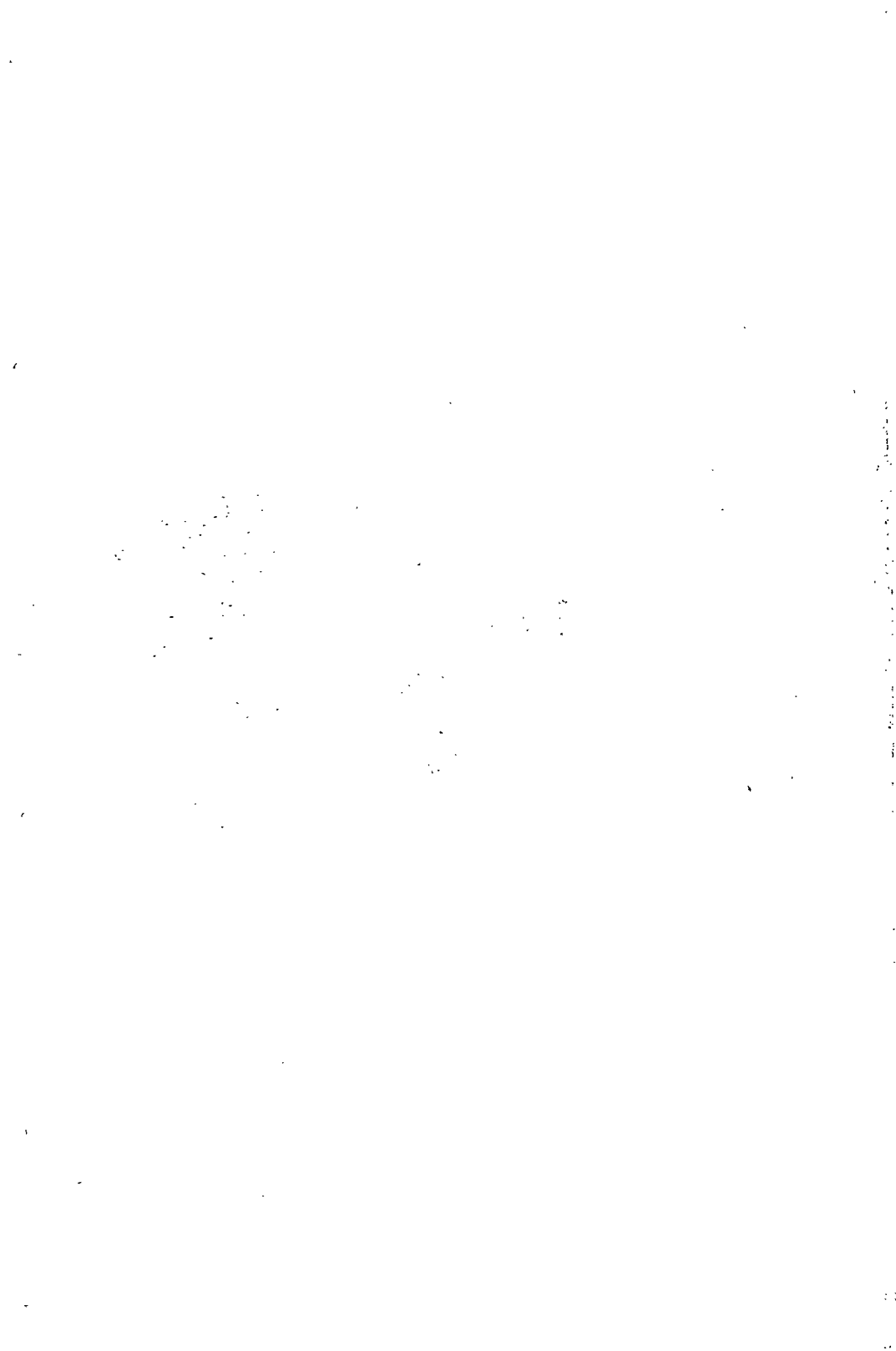
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10/10/10





JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
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RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark. N. J.

JULY, 1941

Commissioners

VINCENT J. MURPHY, Mayor
JOHN A. BRADY
JOHN B. KEENAN
RALPH A. VILLANI
JOSEPH M. BYRNE, JR.

City Clerk
HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
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NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
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CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
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IVY HILL POWER PLANT	RELIEF
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DIVISION OF CLAIMS	
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Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
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MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS

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HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
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TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
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Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR

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Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

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HON. JOHN B. KEENAN

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Engine Co. No. 8.....	296 Ferry Street
Engine Co. No. 9.....	197-199 Summer Avenue
Engine Co. No. 10.....	33-35 Astor Street
Engine Co. No. 11.....	521-523 Sentral Avenue
Engine Co. No. 12.....	213-215 Belmont Avenue
Engine Co. No. 13.....	743-745 Summer Avenue
Engine Co. No. 14.....	69-71 Vesey Street
Engine Co. No. 15.....	269-271 Park Avenue
Engine Co. No. 16.....	469-473 Ferry Street
Engine Co. No. 17.....	84-86 Clinton Place
Engine Co. No. 18.....	395-399 Avon Avenue
Engine Co. No. 19.....	526-528 Frelinghuysen Avenue
Engine Co. No. 20.....	15-17 Prince Street
Engine Co. No. 21.....	420-438 Sanford Avenue
Engine Co. No. 22.....	199-201 New Street
Engine Co. No. 23.....	44-46 Mt. Prospect Avenue
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Engine Co. No. 27.....	87-90 Elm Road
Engine Co. No. 28.....	691-701 North 6th Street
Engine Co. No. 29.....	1028-1030 Berger Street
Engine Co. No. 32.....	South Dock and Terminal Street
Engine Co. No. 33 (Fireboat).....	Foot of Centre Street
Flood Light Car	33-35 Astor Street
Rescue Squad No. 1	199-201 New Street
Truck Co. No. 1.....	188-192 Mulberry Street
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Truck Co. No. 12.....	420-438 Sanford Avenue
Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor

Weights and Measures	City Hall, Basement and Second Floor
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Smoke Abatement	City Hall, Second Floor
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License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
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Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Public Buildings	City Hall, Second Floor and Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Printing and Stationery	City Hall, Fourth Floor and Second Floor
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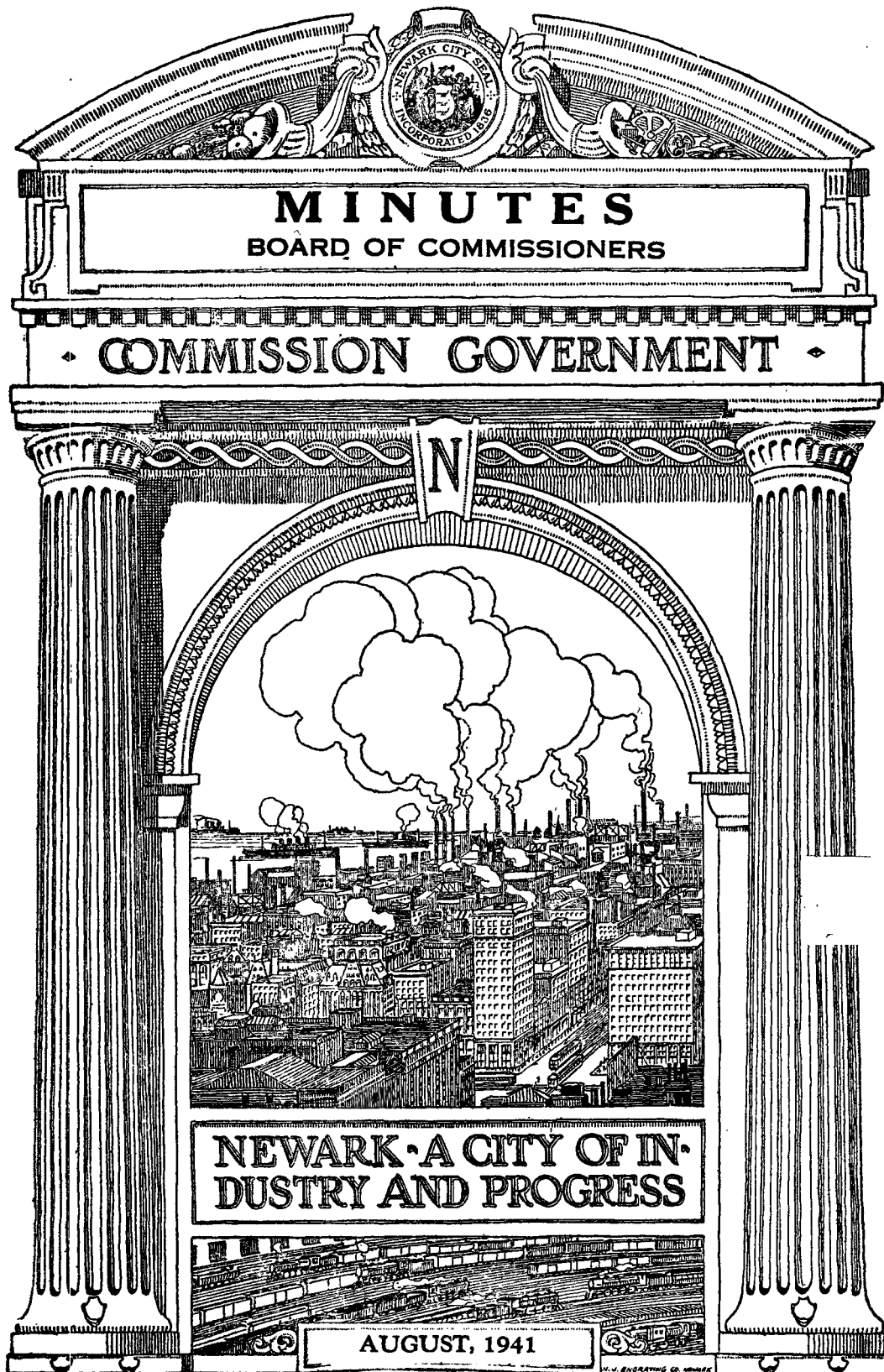
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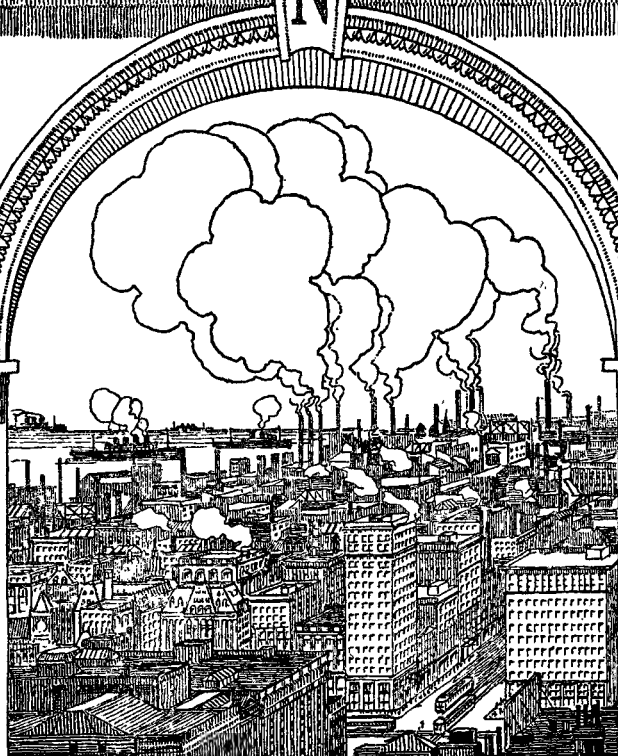
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MINUTES
BOARD OF COMMISSIONERS

• **COMMISSION GOVERNMENT** •

N



NEWARK - A CITY OF IN-
DUSTRY AND PROGRESS



AUGUST, 1941

Aug.



JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



JOHN A. BRADY
DIRECTOR
OF PUBLIC AFFAIRS



RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark. N. J.

AUGUST, 1941

Commissioners

VINCENT J. MURPHY, Mayor

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

JOSEPH M. BYRNE, JR.

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
DIVISION OF CLAIMS	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS

SHADE TREE

BAND CONCERTS

PUBLIC BATHS AND SWIMMING POOLS

HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR

STREETS

SEWERS

OPERATION OF WATER DEPT. & MAINTENANCE THEREOF, Excepting
the following: Billing, Collecting and Auditing Functions and the Main-
tenance of Buildings only.

REFUSE COLLECTION

BUREAU OF DOCKS

PASSAIC RIVER WATERFRONT PROPERTY

PORT NEWARK DEVELOPMENT

CITY ENGINEER

NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS

NEWARK AIRPORT CONSTRUCTION

BUREAU OF PLANS AND ESTIMATES

BOARD OF EDUCATION, EXCEPT BUILDINGS AND
MAINTENANCE THEREOF

DEPARTMENT OF CENTRAL PURCHASE

PRINTING and STATIONERY

CITY RAILWAY

TRANSPORTATION

BUS AND JITNEY LICENSES AND REGULATION

DIVISION OF SURVEYS

MUNICIPAL WATERFRONTS

STREET CLEANING AND INSPECTION OF GAS METERS

PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET
LIGHTING

WATER SUPPLY

BUREAU OF MOTORS

Bureau of City Clerk

HARRY S. REICHENSTEIN

The City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 4:30 P. M.; Saturdays 8:30 to 12 noon. This office will not be open on Sundays and holidays. Requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Bureau of Vital Statistics	Second Floor
Marriage License Bureau	Second Floor
General Licenses	Second Floor
Documents, Records and Archives.....	Fourth Floor
Department of Elections.....	Sub-basement City Hall

Law Department

RAYMOND SCHROEDER, Corporation Counsel
THOMAS L. PARSONNET, Assistant Corporation Counsel
LOUIS A. FAST, Assistant Corporation Counsel
PHILIP J. SCHOTLAND, Assistant Corporation Counsel
CHARLES S. GANSLER, Assistant Corporation Counsel
VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. H. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. MacDonald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

DIRECTORY OF DEPARTMENTS

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Mayor's Office	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
City Treasurer	City Hall, First Floor
Comptroller	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board — Assessors	City Hall, First Floor
Tax Board — Surveyors	City Hall, First Floor
Board of Assessment for Local Improvements	City Hall, Third Floor
Arrears of Personal Taxes	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Pension Funds	City Hall, First Floor
Newark Technical School	367 High Street
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

Department of Public Affairs

HON. JOHN A. BRADY

Director's Office	City Hall, Second Floor
City Hospital	Fairmont Avenue
Camp Newark — Public Outings	City Hall, Second Floor
Bureau of Health	Plane and William Streets
City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Relief Administration	254 W. Bigelow Street
District Courts	City Hall Annex
Ivy Hill Power Plant	Ivy Hill, Newark, N. J.
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Radio Division	Headquarters
Motor Patrol and Emergency Division	77 Academy Street
Police and Fire Training School	18th Avenue and Norwood Street
Radio Maintenance & Traffic Signal Div.	Congress and Lafayette Sts.
First Criminal Court	Washington and Court Streets
Family Court	Police Headquarters
Second Criminal Court	Summer and Seventh Avenues
Traffic Court	City Hall, Annex
Second Criminal Court, Part 2	Market and Read Streets
Third Criminal Court	17th Avenue and Livingston Street
Fire Division	Headquarters, City Hall, Third Floor
Engine Co. No. 1	188-192 Mulberry Street
Engine Co. No. 2	39-41 Centre Street
Engine Co. No. 3	39 Court Street
Engine Co. No. 4	241-243 High Street
Engineer So. No. 5	61-65 Congress Street
Engine Co. No. 6	344-346 Springfield Avenue
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Engine Co. No. 8	296 Ferry Street
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License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

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Housing Authority	City Hall, Fourth Floor
Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Public Buildings	City Hall, Second Floor and Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Bureau of Motors	Victoria Street
Printing and Stationery	City Hall, Fourth Floor and Second Floor
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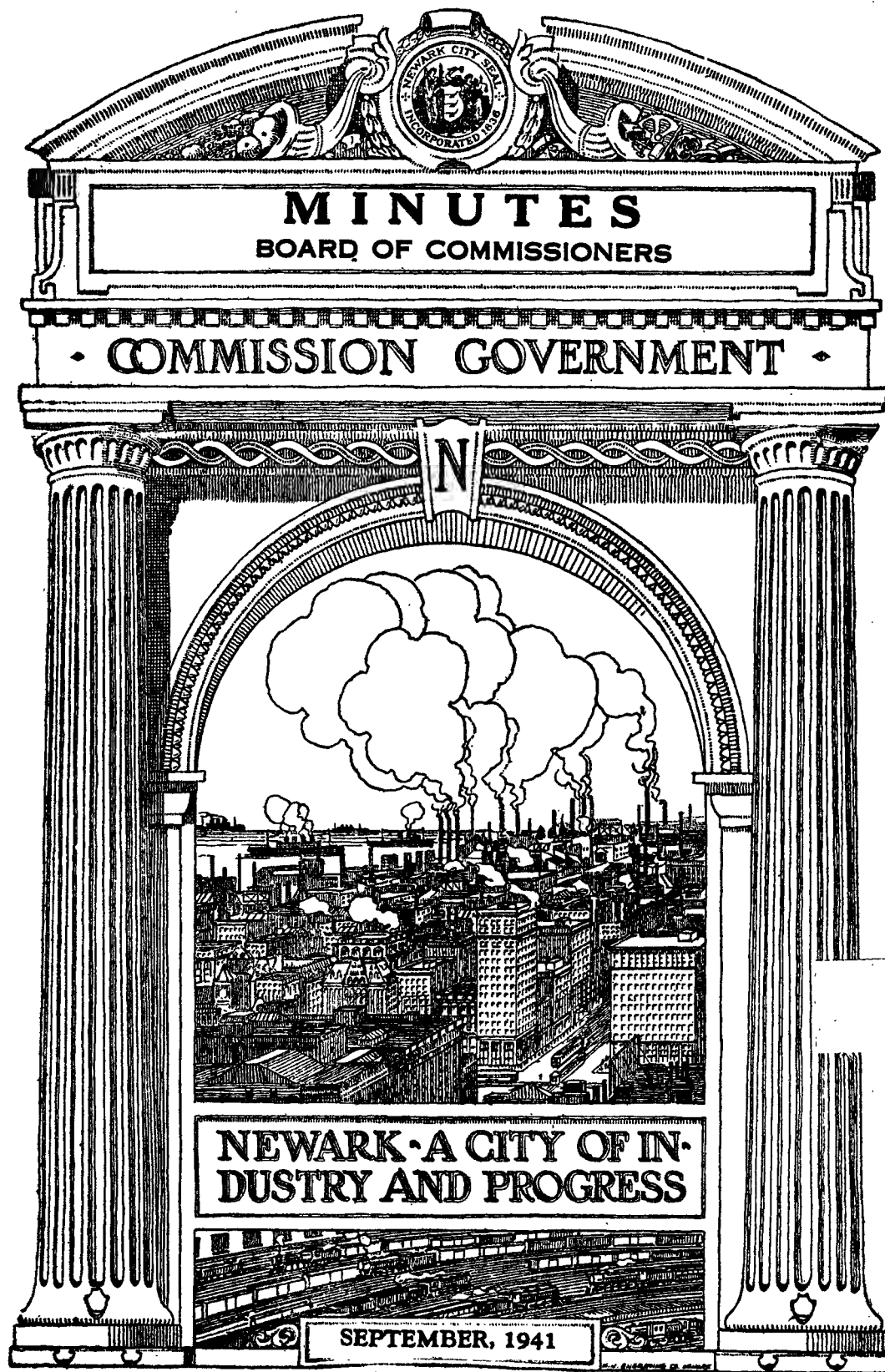
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JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



JOHN A. BRADY
DIRECTOR
OF PUBLIC AFFAIRS



RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark. N. J.

SEPTEMBER, 1941

Commissioners

VINCENT J. MURPHY, Mayor

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

JOSEPH M. BYRNE, JR.

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
DIVISION OF CLAIMS	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS

SHADE TREE

BAND CONCERTS

PUBLIC BATHS AND SWIMMING POOLS

HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR

STREETS

SEWERS

OPERATION OF WATER DEPT. & MAINTENANCE THEREOF, Excepting
the following: Billing, Collecting and Auditing Functions and the Main-
tenance of Buildings only.

REFUSE COLLECTION

BUREAU OF DOCKS

PASSAIC RIVER WATERFRONT PROPERTY

PORT NEWARK DEVELOPMENT

CITY ENGINEER

NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS

NEWARK AIRPORT CONSTRUCTION

BUREAU OF PLANS AND ESTIMATES

BOARD OF EDUCATION, EXCEPT BUILDINGS AND
MAINTENANCE THEREOF

DEPARTMENT OF CENTRAL PURCHASE

PRINTING and STATIONERY

CITY RAILWAY

TRANSPORTATION

BUS AND JITNEY LICENSES AND REGULATION

DIVISION OF SURVEYS

MUNICIPAL WATERFRONTS

STREET CLEANING AND INSPECTION OF GAS METERS

PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET

LIGHTING

WATER SUPPLY

BUREAU OF MOTORS

Bureau of City Clerk

HARRY S. REICHENSTEIN

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General Licenses	Second Floor
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Department of Elections.....	Sub-basement City Hall

Law Department

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THOMAS L. PARSONNET, Assistant Corporation Counsel
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PHILIP J. SCHOTLAND, Assistant Corporation Counsel
CHARLES S. GANSLER, Assistant Corporation Counsel
VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. E. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. Mac Donald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

DIRECTORY OF DEPARTMENTS

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Mayor's Office	City Hall, First Floor
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City Treasurer	City Hall, First Floor
Comptroller	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board — Assessors	City Hall, First Floor
Tax Board — Surveyors	City Hall, First Floor
Board of Assessment for Local Improvements	City Hall, Third Floor
Arrears of Personal Taxes	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Pension Funds	City Hall, First Floor
Newark Technical School	367 High Street
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

Department of Public Affairs

HON. JOHN A. BRADY

Director's Office	City Hall, Second Floor
City Hospital	Fairmont Avenue
Camp Newark — Public Outings	City Hall, Second Floor
Bureau of Health	Plane and William Streets
City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Relief Administration	254 W. Bigelow Street
District Courts	City Hall Annex
Ivy Hill Power Plant	Ivy Hill, Newark, N. J.
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Radio Division	Headquarters
Motor Patrol and Emergency Division	77 Academy Street
Police and Fire Training School	18th Avenue and Norwood Street
Radio Maintenance & Traffic Signal Div.	Congress and Lafayette Sts.
First Criminal Court	Washington and Court Streets
Family Court	Police Headquarters
Second Criminal Court	Summer and Seventh Avenues
Traffic Court	City Hall, Annex
Second Criminal Court, Part 2	Market and Read Streets
Third Criminal Court	17th Avenue and Livingston Street
Fire Division	Headquarters, City Hall, Third Floor
Engine Co. No. 1	188-192 Mulberry Street
Engine Co. No. 2	39-41 Centre Street
Engine Co. No. 3	39 Court Street
Engine Co. No. 4	241-243 High Street
Engineer So. No. 5	61-65 Congress Street
Engine Co. No. 6	344-346 Springfield Avenue
Engine Co. No. 7	227 West Market Street
Engine Co. No. 8	296 Ferry Street
Engine Co. No. 9	197-199 Summer Avenue
Engine Co. No. 10	33-35 Astor Street
Engine Co. No. 11	521-523 Central Avenue
Engine Co. No. 12	213-215 Belmont Avenue
Engine Co. No. 13	743-745 Summer Avenue
Engine Co. No. 14	69-71 Vesey Street
Engine Co. No. 15	269-271 Park Avenue
Engine Co. No. 16	469-473 Ferry Street
Engine Co. No. 17	84-86 Clinton Place
Engine Co. No. 18	395-399 Avon Avenue
Engine Co. No. 19	526-528 Frelinghuysen Avenue
Engine Co. No. 20	15-17 Prince Street
Engine Co. No. 21	420-438 Sanford Avenue
Engine Co. No. 22	199-201 New Street
Engine Co. No. 23	44-46 Mt. Prospect Avenue
Engine Co. No. 24	15-17 Prince Street
Engine Co. No. 26	420-438 Sanford Avenue
Engine Co. No. 27	87-90 Elm Road
Engine Co. No. 28	691-701 North 6th Street
Engine Co. No. 29	1028-1030 Bergen Street
Engine Co. No. 32	South Dock and Terminal Street
Engine Co. No. 33 (Fireboat)	Foot of Centre Street
Flood Light Car	33-35 Astor Street
Rescue Squad No. 1	199-201 New Street
Truck Co. No. 1	188-192 Mulberry Street
Truck Co. No. 2	241-243 High Street

Truck Co. No. 3.....	227 West Market Street
Truck Co. No. 4.....	65 Congress Street
Truck Co. No. 5.....	213-215 Belmont Avenue
Truck Co. No. 6.....	441-443 Broadway
Truck Co. No. 7.....	369-271 Park Avenue
Truck Co. No. 8.....	469-473 Ferry Street
Truck Co. No. 9.....	395-399 Avon Avenue
Truck Co. No. 10.....	1028-1030 Bergen Street
Truck Co. No. 11.....	521-523 Central Avenue
Truck Co. No. 12.....	420-438 Sanford Avenue
Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Weights and Measures	City Hall, Basement and Second Floor
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Smoke Abatement	City Hall, Second Floor
Building Department	City Hall, Fourth Floor
Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Housing Authority	City Hall, Fourth Floor
Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Public Buildings	City Hall, Second Floor and Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Bureau of Motors	Victoria Street
Printing and Stationery	City Hall, Fourth Floor and Second Floor
Newark Metropolitan Airport	

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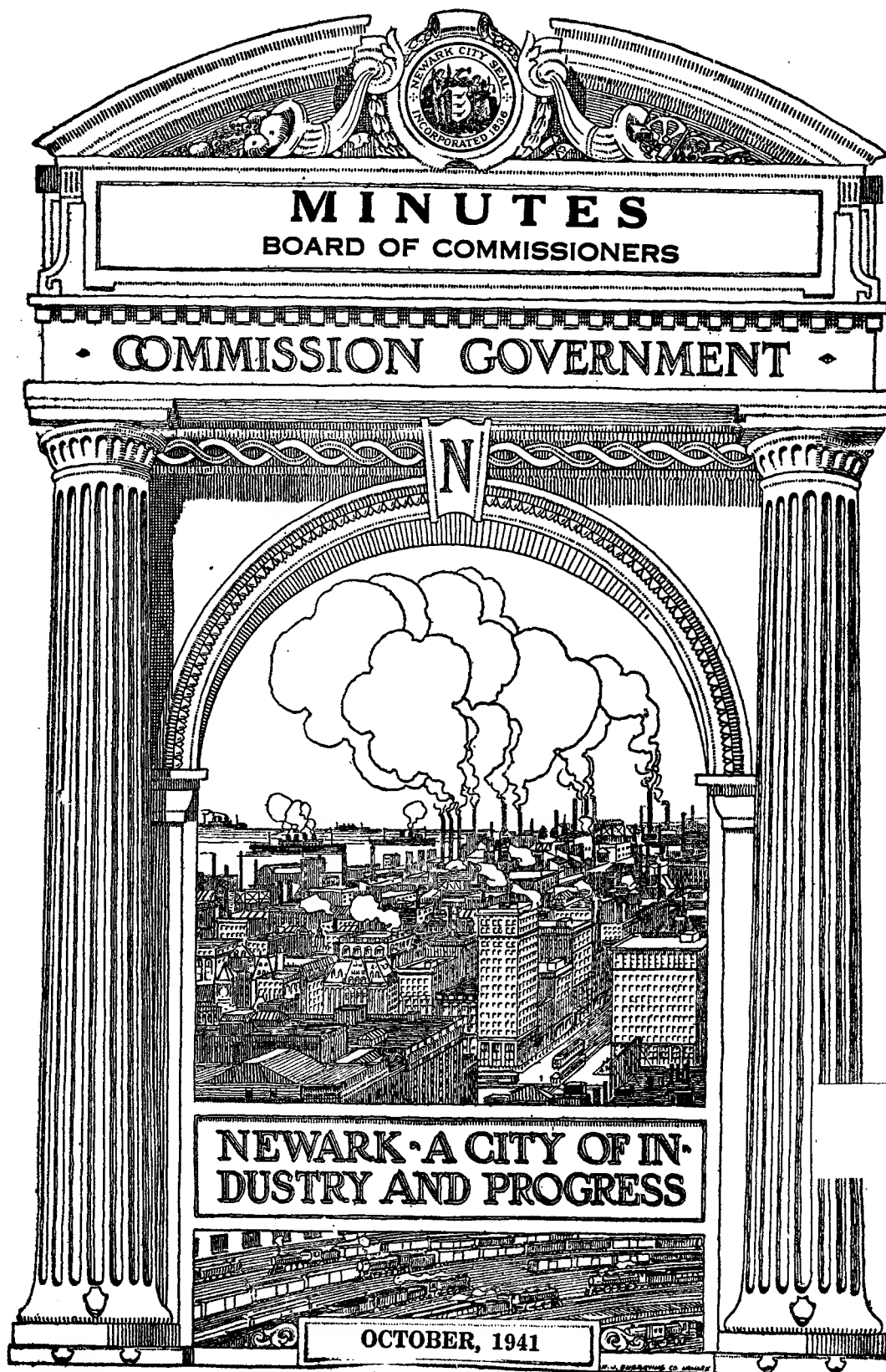
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JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



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RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark. N. J.

OCTOBER, 1941

Commissioners

VINCENT J. MURPHY, Mayor

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

JOSEPH M. BYRNE, JR.

City Clerk

HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
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RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN E. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS SHADE TREE
PUBLIC BUILDINGS BAND CONCERTS
PUBLIC BATHS AND SWIMMING POOLS
HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
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TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
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Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR
STREETS SEWERS
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NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS
NEWARK AIRPORT CONSTRUCTION
BUREAU OF PLANS AND ESTIMATES
BOARD OF EDUCATION, EXCEPT BUILDINGS AND
MAINTENANCE THEREOF
DEPARTMENT OF CENTRAL PURCHASE
PRINTING and STATIONERY
CITY RAILWAY TRANSPORTATION
BUS AND JITNEY LICENSES AND REGULATION
DIVISION OF SURVEYS MUNICIPAL WATERFRONTS
STREET CLEANING AND INSPECTION OF GAS METERS
PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET
LIGHTING WATER SUPPLY
BUREAU OF MOTORS

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CHARLES S. GANSLER, Assistant Corporation Counsel
VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. H. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. MacDonald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

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HON. VINCENT J. MURPHY

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Tax Board — Surveyors	City Hall, First Floor
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City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

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HON. JOHN A. BRADY

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Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Radio Division	Headquarters
Motor Patrol and Emergency Division	77 Academy Street
Police and Fire Training School	13th Avenue and Norwood Street
Radio Maintenance & Traffic Signal Div.	Congress and Lafayette Sts.
First Criminal Court	Washington and Court Streets
Family Court	Police Headquarters
Second Criminal Court	Summer and Seventh Avenues
Traffic Court	City Hall, Annex
Second Criminal Court, Part 2	Market and Read Streets
Third Criminal Court	17th Avenue and Livingston Street
Fire Division	Headquarters, City Hall, Third Floor
Engine Co. No. 1	188-192 Mulberry Street
Engine Co. No. 2	39-41 Centre Street
Engine Co. No. 3	39 Court Street
Engine Co. No. 4	241-243 High Street
Engineer So. No. 5	61-65 Congress Street
Engine Co. No. 6	344-346 Springfield Avenue
Engine Co. No. 7	227 West Market Street
Engine Co. No. 8	296 Ferry Street
Engine Co. No. 9	197-199 Summer Avenue
Engine Co. No. 10	33-35 Astor Street
Engine Co. No. 11	521-523 Sentral Avenue
Engine Co. No. 12	213-215 Belmont Avenue
Engine Co. No. 13	743-745 Summer Avenue
Engine Co. No. 14	69-71 Vesey Street
Engine Co. No. 15	269-271 Park Avenue
Engine Co. No. 16	469-473 Ferry Street
Engine Co. No. 17	84-86 Clinton Place
Engine Co. No. 18	395-399 Avon Avenue
Engine Co. No. 19	526-528 Frelinghuysen Avenue
Engine Co. No. 20	15-17 Prince Street
Engine Co. No. 21	420-438 Sanford Avenue
Engine Co. No. 22	199-201 New Street
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Engine Co. No. 24	15-17 Prince Street
Engine Co. No. 26	420-438 Sanford Avenue
Engine Co. No. 27	87-90 Elm Road
Engine Co. No. 28	691-701 North 6th Street
Engine Co. No. 29	1028-1030 Bergen Street
Engine Co. No. 32	South Dock and Terminal Street
Engine Co. No. 33 (Fireboat)	Foot of Centre Street
Flood Light Car	33-35 Astor Street
Rescue Squad No. 1	199-201 New Street
Truck Co. No. 1	188-192 Mulberry Street
Truck Co. No. 2	241-243 High Street

Truck Co. No. 3.....	227 West Market Street
Truck Co. No. 4.....	65 Congress Street
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Truck Co. No. 11.....	521-523 Central Avenue
Truck Co. No. 12.....	420-438 Sanford Avenue
Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Weights and Measures	City Hall, Basement and Second Floor
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Smoke Abatement	City Hall, Second Floor
Building Department	City Hall, Fourth Floor
Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Housing Authority	City Hall, Fourth Floor
Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor
Public Buildings	City Hall, Second Floor and Basement

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Bureau of Motors	Victoria Street
Printing and Stationery	City Hall, Fourth Floor and Second Floor
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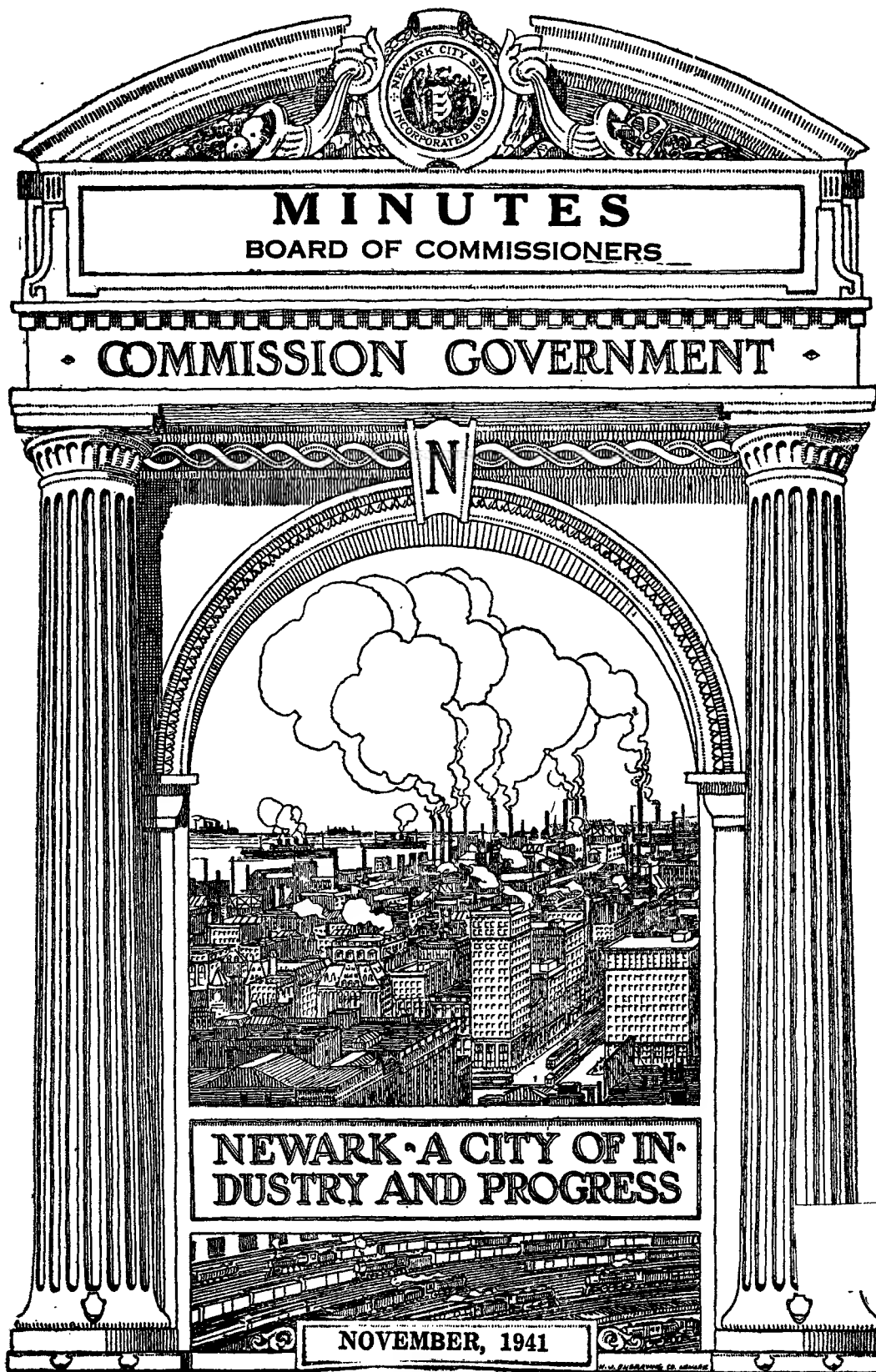
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JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



JOHN A. BRADY
DIRECTOR
OF PUBLIC AFFAIRS



RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

NOVEMBER, 1941

Commissioners

VINCENT J. MURPHY, Mayor
JOHN A. BRADY
JOHN B. KEENAN
RALPH A. VILLANI
JOSEPH M. BYRNE, JR.

City Clerk
HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
DIVISION OF CLAIMS	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS SHADE TREE
PUBLIC BUILDINGS BAND CONCERTS
PUBLIC BATHS AND SWIMMING POOLS
HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK
TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR
STREETS SEWERS
OPERATION OF WATER DEPT. & MAINTENANCE THEREOF, Excepting
the following: Billing, Collecting and Auditing Functions and the Main-
tenance of Buildings only.
REFUSE COLLECTION BUREAU OF DOCKS
PASSAIC RIVER WATERFRONT PROPERTY
PORT NEWARK DEVELOPMENT CITY ENGINEER
NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS
NEWARK AIRPORT CONSTRUCTION
BUREAU OF PLANS AND ESTIMATES
BOARD OF EDUCATION, EXCEPT BUILDINGS AND
MAINTENANCE THEREOF
DEPARTMENT OF CENTRAL PURCHASE
PRINTING and STATIONERY
CITY RAILWAY TRANSPORTATION
BUS AND JITNEY LICENSES AND REGULATION
DIVISION OF SURVEYS MUNICIPAL WATERFRONTS
STREET CLEANING AND INSPECTION OF GAS METERS
PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET
LIGHTING WATER SUPPLY
BUREAU OF MOTORS

Bureau of City Clerk

HARRY S. REICHENSTEIN

The City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 4:30 P. M.; Saturdays 8:30 to 12 noon. This office will not be open on Sundays and holidays. Requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Bureau of Vital Statistics	Second Floor
Marriage License Bureau	Second Floor
General Licenses	Second Floor
Documents, Records and Archives.....	Fourth Floor
Department of Elections.....	Sub-basement City Hall

Law Department

RAYMOND SCHROEDER, Corporation Counsel
THOMAS L. PARSONNET, Assistant Corporation Counsel
LOUIS A. FAST, Assistant Corporation Counsel
PHILIP J. SCHOTLAND, Assistant Corporation Counsel
CHARLES S. GANSLER, Assistant Corporation Counsel
VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. H. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. Mac Donald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

DIRECTORY OF DEPARTMENTS

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Mayor's Office	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
City Treasurer	City Hall, First Floor
Comptroller	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board — Assessors	City Hall, First Floor
Tax Board — Surveyors	City Hall, First Floor
Board of Assessment for Local Improvements	City Hall, Third Floor
Arrears of Personal Taxes	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Pension Funds	City Hall, First Floor
Newark Technical School	367 High Street
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

Department of Public Affairs

HON. JOHN A. BRADY

Director's Office	City Hall, Second Floor
City Hospital	Fairmont Avenue
Camp Newark — Public Outings	City Hall, Second Floor
Bureau of Health	Plane and William Streets
City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Relief Administration	254 W. Bigelow Street
District Courts	City Hall Annex
Ivy Hill Power Plant	Ivy Hill, Newark, N. J.
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division	Headquarters, Franklin Street
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Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
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Newark Metropolitan Airport

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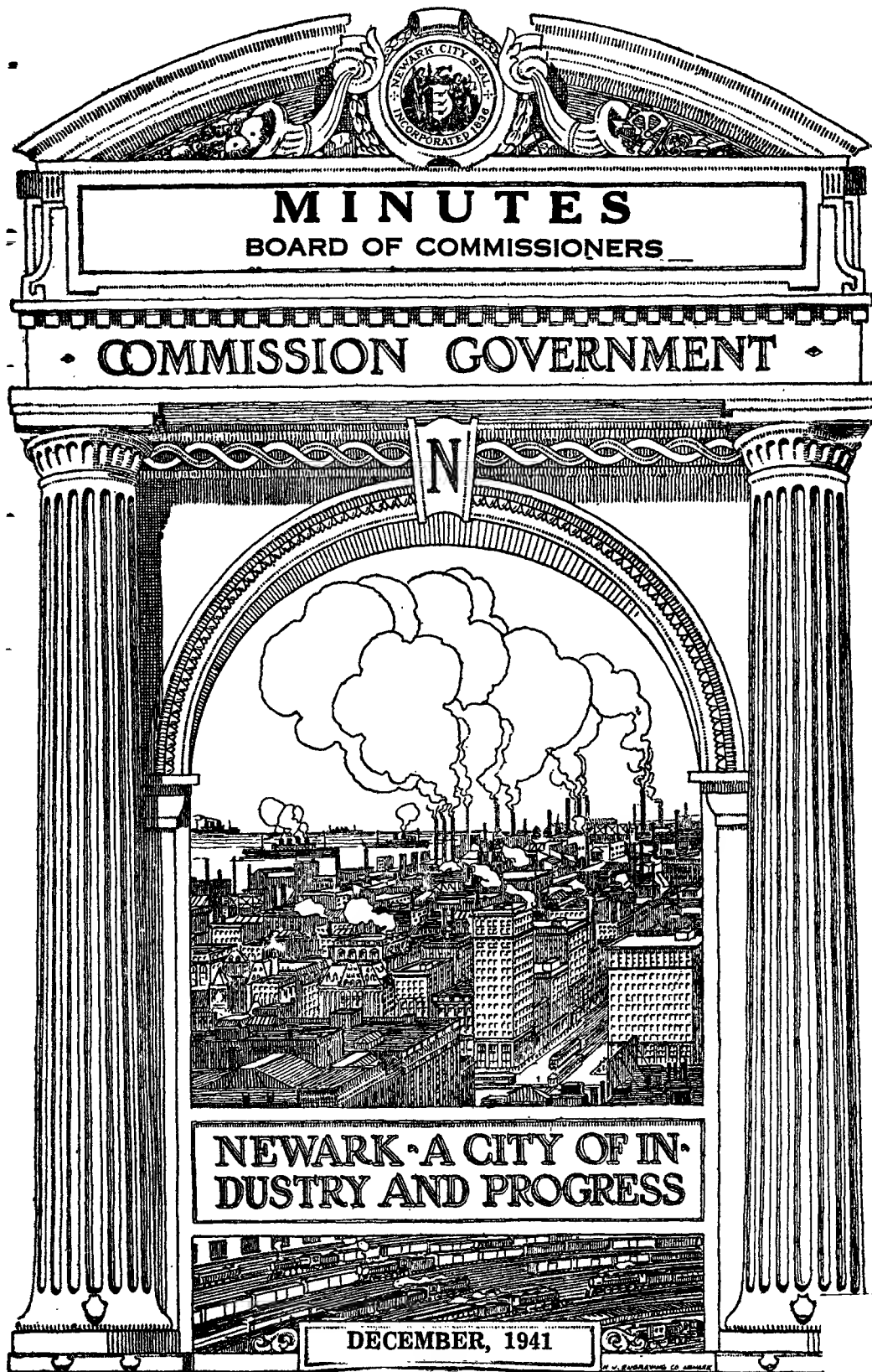
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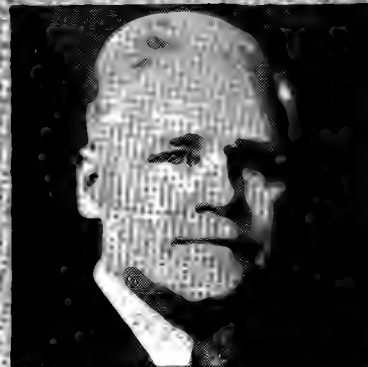
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JOSEPH M. BYRNE, JR.
DIRECTOR
OF PUBLIC WORKS



JOHN B. KEENAN
DIRECTOR
OF PUBLIC SAFETY



VINCENT J. MURPHY
MAYOR
DIRECTOR OF REVENUE & FINANCE



JOHN A. BRADY
DIRECTOR
OF PUBLIC AFFAIRS



RALPH A. VILLANI
DIRECTOR OF PARKS
AND PUBLIC PROPERTY

MINUTES OF MEETINGS
OF THE
Board of Commissioners
of Newark, N. J.

DECEMBER, 1941

Commissioners

VINCENT J. MURPHY, Mayor
JOHN A. BRADY
JOHN B. KEENAN
RALPH A. VILLANI
JOSEPH M. BYRNE, JR.

City Clerk
HARRY S. REICHENSTEIN

NEWARK CITY GOVERNMENT

Department of Revenue and Finance

HON. VINCENT J. MURPHY, MAYOR

MAYOR'S OFFICE	AUDITOR OF ACCOUNTS
CITY TREASURER	COMPTROLLER
TAX RECEIVER	SINKING FUND COMMISSION
PENSION FUNDS	ARREARS OF PERSONAL TAXES
NEWARK TECHNICAL SCHOOL	LAW DEPARTMENT
BOARD OF ADJUSTMENT	NEWARK DEFENSE COUNCIL
CITY CLERK (ELECTION)	
BOARD OF ASSESSMENT AND REVISION OF TAXES	
BOARD OF ASSESSMENT FOR LOCAL IMPROVEMENTS	
CARE AND RELIEF INDIGENT CHILDREN	

Department of Public Affairs

HON. JOHN A. BRADY

MUNICIPAL ASSISTANCE BOARD	BUREAU OF HEALTH
BUREAU OF OUTDOOR RELIEF	CITY HOSPITAL
ALMSHOUSE	CAMP NEWARK
CITY HOME FOR BOYS	CONVALESCENT HOSPITAL
IVY HILL POWER PLANT	RELIEF
NEWARK MUSEUM	FREE PUBLIC LIBRARY
FIRST DISTRICT COURT	SECOND DISTRICT COURT
DIVISION OF CLAIMS	
RENTAL OF BEDS IN INSTITUTIONS	

Department of Public Safety

HON. JOHN B. KEENAN

FIRE	POLICE
WEIGHTS and MEASURES	POLICE COURTS
SMOKE ABATEMENT	DIVISION OF BUILDINGS
ALL LICENSES (Except Jitneys)	ELECTRICAL BUREAU
MUNICIPAL BOARD OF ALCOHOLIC BEVERAGE CONTROL	
MAINTENANCE OF POLICE AND FIRE APPARATUS	

NEWARK CITY GOVERNMENT

Department of Parks and Public Property

HON. RALPH A. VILLANI

CELEBRATION OF HOLIDAYS

SHADE TREE

PUBLIC BUILDINGS

BAND CONCERTS

PUBLIC BATHS AND SWIMMING POOLS

HOUSING AND MAINTENANCE OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

TITLE TO, AND KEEPING OF RECORDS OF ALL REAL PROPERTY,
OWNED OR POSSESSED BY THE CITY OF NEWARK

Department of Public Works

HON. JOSEPH M. BYRNE, JR

WPA PROJECTS AND COORDINATOR

STREETS

SEWERS

OPERATION OF WATER DEPT. & MAINTENANCE THEREOF, Excepting
the following: Billing, Collecting and Auditing Functions and the Main-
tenance of Buildings only.

REFUSE COLLECTION

BUREAU OF DOCKS

PASSAIC RIVER WATERFRONT PROPERTY

PORT NEWARK DEVELOPMENT

CITY ENGINEER

NEWARK AIRPORT, EXCEPT MAINTENANCE OF BUILDINGS

NEWARK AIRPORT CONSTRUCTION

BUREAU OF PLANS AND ESTIMATES

BOARD OF EDUCATION, EXCEPT BUILDINGS AND
MAINTENANCE THEREOF

DEPARTMENT OF CENTRAL PURCHASE

PRINTING and STATIONERY

CITY RAILWAY

TRANSPORTATION

BUS AND JITNEY LICENSES AND REGULATION

DIVISION OF SURVEYS

MUNICIPAL WATERFRONTS

STREET CLEANING AND INSPECTION OF GAS METERS

PASSAIC VALLEY SERVICE, SECOND RIVER JOINT OUTLET

LIGHTING

WATER SUPPLY

BUREAU OF MOTORS

Bureau of City Clerk

HARRY S. REICHENSTEIN

The City Clerk's Department is practically the City's Information Bureau. It is open from 8:30 A. M. to 4:30 P. M.; Saturdays 8:30 to 12 noon. This office will not be open on Sundays and holidays. Requests for general information are referred to this office.

The following departments are under the jurisdiction of the City Clerk:

Bureau of Vital Statistics	Second Floor
Marriage License Bureau	Second Floor
General Licenses	Second Floor
Documents, Records and Archives.....	Fourth Floor
Department of Elections.....	Sub-basement City Hall

Law Department

RAYMOND SCHROEDER, Corporation Counsel
THOMAS L. PARSONNET, Assistant Corporation Counsel
LOUIS A. FAST, Assistant Corporation Counsel
PHILIP J. SCHOTLAND, Assistant Corporation Counsel
CHARLES S. GANSLER, Assistant Corporation Counsel
VINCENT J. CASALE, Legal Assistant
JOSEPH A. WARD, Legal Assistant
THOMAS M. KANE, Legal Assistant
WM. H. WALLACE, Title Examiner

Municipal Board of Alcoholic Beverage Control of the City of Newark, N. J.

SECOND FLOOR

Daniel V. Crosta	Chairman
William S. Mac Donald	Commissioner
Joseph P. Halpin	Commissioner
Harry S. Reichenstein	Secretary
Robert E. Brown	Clerk to the Chairman of the Board

DIRECTORY OF DEPARTMENTS

Department of Revenue and Finance

HON. VINCENT J. MURPHY

Mayor's Office	City Hall, First Floor
Auditor of Accounts	City Hall, First Floor
City Treasurer	City Hall, First Floor
Comptroller	City Hall, First Floor
Tax Receiver	City Hall, First Floor
Tax Board — Assessors	City Hall, First Floor
Tax Board — Surveyors	City Hall, First Floor
Board of Assessment for Local Improvements	City Hall, Third Floor
Arrears of Personal Taxes	City Hall, First Floor
Sinking Fund	City Hall, Second Floor
Pension Funds	City Hall, First Floor
Newark Technical School	367 High Street
Law Department	City Hall, Second Floor
Board of Adjustment	City Hall, Third Floor
City Clerk	City Hall, Second Floor
Newark Defense Council	City Hall, Third Floor

Department of Public Affairs

HON. JOHN A. BRADY

Director's Office	City Hall, Second Floor
City Hospital	Fairmont Avenue
Camp Newark — Public Outings	City Hall, Second Floor
Bureau of Health	Plane and William Streets
City Home for Boys	Verona, N. J.
Almshouse	Ivy Hill, Newark, N. J.
Outdoor Poor	254 West Bigelow Street
Convalescent Hospital	Ivy Hill, Newark, N. J.
Rental of Beds in Institutions	City Hall, Second Floor
Relief Administration	254 W. Bigelow Street
District Courts	City Hall Annex
Ivy Hill Power Plant	Ivy Hill, Newark, N. J.
Free Public Library	5 Washington Street
Newark Museum	49 Washington Street
Municipal Assistance Board	City Hall, Second Floor
Newark Art Commission	49 Washington Street
Division of Claims	

Department of Public Safety

HON. JOHN B. KEENAN

Police Division	Headquarters, Franklin Street
First Precinct	Washington and Court Streets
Second Precinct	Summer and Seventh Avenues
Third Precinct	Corner Market and Read Streets
Fourth Precinct	17th Avenue and Livingston Street
Radio Division	Headquarters
Motor Patrol and Emergency Division	77 Academy Street
Police and Fire Training School.....	18th Avenue and Norwood Street
Radio Maintenance & Traffic Signal Div.....	Congress and Lafayette Sts.
First Criminal Court	Washington and Court Streets
Family Court	Police Headquarters
Second Criminal Court	Summer and Seventh Avenues
Traffic Court	City Hall, Annex
Second Criminal Court, Part 2	Market and Read Streets
Third Criminal Court	17th Avenue and Livingston Street
Fire Division	Headquarters, City Hall, Third Floor
Engine Co. No. 1.....	188-192 Mulberry Street
Engine Co. No. 2.....	39-41 Centre Street
Engine Co. No. 3.....	39 Court Street
Engine Co. No. 4.....	241-243 High Street
Engine Co. No. 5.....	61-65 Congress Street
Engine Co. No. 6.....	344-346 Springfield Avenue
Engine Co. No. 7.....	227 West Market Street
Engine Co. No. 8.....	296 Ferry Street
Engine Co. No. 9.....	197-199 Summer Avenue
Engine Co. No. 10.....	33-35 Astor Street
Engine Co. No. 11.....	521-523 Central Avenue
Engine Co. No. 12.....	213-215 Belmont Avenue
Engine Co. No. 13.....	743-745 Summer Avenue
Engine Co. No. 14.....	69-71 Vesey Street
Engine Co. No. 15.....	269-271 Park Avenue
Engine Co. No. 16.....	469-473 Ferry Street
Engine Co. No. 17.....	84-86 Clinton Place
Engine Co. No. 18.....	395-399 Avon Avenue
Engine Co. No. 19.....	526-528 Frelinghuysen Avenue
Engine Co. No. 20.....	15-17 Prince Street
Engine Co. No. 21.....	420-438 Sanford Avenue
Engine Co. No. 22.....	199-201 New Street
Engine Co. No. 23.....	44-46 Mt. Prospect Avenue
Engine Co. No. 24.....	15-17 Prince Street
Engine Co. No. 26.....	420-438 Sanford Avenue
Engine Co. No. 27.....	87-90 Elm Road
Engine Co. No. 28.....	691-701 North 6th Street
Engine Co. No. 29.....	1028-1030 Bergen Street
Engine Co. No. 32.....	South Dock and Terminal Street
Engine Co. No. 33 (Fireboat).....	Foot of Centre Street
Flood Light Car	33-35 Astor Street
Rescue Squad No. 1	199-201 New Street
Truck Co. No. 1.....	188-192 Mulberry Street
Truck Co. No. 2.....	241-243 High Street

Truck Co. No. 3.....	227 West Market Street
Truck Co. No. 4.....	65 Congress Street
Truck Co. No. 5.....	213-215 Belmont Avenue
Truck Co. No. 6.....	441-443 Broadway
Truck Co. No. 7.....	369-271 Park Avenue
Truck Co. No. 8.....	469-473 Ferry Street
Truck Co. No. 9.....	395-399 Avon Avenue
Truck Co. No. 10.....	1028-1030 Bergen Street
Truck Co. No. 11.....	521-523 Central Avenue
Truck Co. No. 12.....	420-438 Sanford Avenue
Water Tower	39-41 Centre Street
Repair Shop	52-60 Prospect Street
Telegraph Department Shop	82 Bruce Street
Reserve and Supply Company No. 1	56-58 Prospect Street
Telegraph Department	City Hall, Fourth Floor
Weights and Measures	City Hall, Basement and Second Floor
Municipal Board of Alcoholic Beverage Control	City Hall, Second Floor
Smoke Abatement	City Hall, Second Floor
Building Department	City Hall, Fourth Floor
Electrical Bureau	City Hall, Fourth Floor
License Division (Except Jitneys)	City Hall, Second Floor

Department of Parks and Public Property

HON. RALPH A. VILLANI

City Parks	City Hall, Second Floor and Basement
Shade Tree	City Hall, Basement and Second Floor
Housing Authority	City Hall, Fourth Floor
Bureau of Baths	City Hall, Fourth Floor
Celebration of Holidays	City Hall, Second Floor
Band Concerts	City Hall, Second Floor
Public Buildings	City Hall, Second Floor and Basement

Department of Public Works

HON. JOSEPH M. BYRNE, JR

Streets	317 City Hall
Street Cleaning and Refuse Collection.....	City Hall, Basement
Port Newark Operations	Port Newark
Sewers	City Hall, Third Floor
City Railway	City Hall, Third Floor
Department of Central Purchase	City Hall, Basement
Lighting	City Hall, Basement
Inspector of Gas Meters.....	City Hall, Basement
Water	City Hall, Annex
Jitneys	City Hall, Basement
Industrial Commission	City Hall, Third Floor
Bureau of Motors	Victoria Street
Printing and Stationery	City Hall, Fourth Floor and Second Floor
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MINUTES OF MEETINGS
OF THE
BOARD OF COMMISSIONERS

JANUARY, 1941

Newark, N. J. January 8, 1941.

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioner's Chamber, City Hall, Newark, at eleven a. m., standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with the reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to acquire by gift the

premises situate on Broad Street, between Academy Street and Raymond Boulevard, known as "Old Post Office property," and stated today was the time fixed for a hearing thereon, the ordinance having been introduced on information October 23rd, 1940.

Commissioner Byrne: I move that it be deferred for four weeks.

The roll being called the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: In connection with that ordinance, the City Clerk was instructed some weeks ago to write to Commissioner Reynolds of the Public Works Agency.

City Clerk: I wrote as instructed, and here is the letter addressed to Mr. D. A. Sawyer, under date of December 11, 1940 over my signature, and it reads as follows:

January 8, 1941

"Dear Sir:

The Board of Commissioners of the City of Newark, at its meeting held on November 27th last, instructed me to address a communication to you, requesting and urging that the old Post Office property, at Broad Street between Raymond Boulevard and Academy Street, Newark, be sold for cash, and in manner to provide that the property will become immediately assessable for taxes on the sale and taking possession of the property by the purchaser. Furthermore, that a public hearing on this matter be held at the convenience of your body, at which would appear representatives of businesses and of the Real Estate Board and Taxpayers' Associations."

To which I received no reply.

Commissioner Murphy: When did you write that letter?

City Clerk: December 11, 1940.

Mayor Ellenstein: I wrote you the other day asking you to follow up that letter, and stated my experience with the department had been that it was necessary to write three or four times before you get one reply. And I suggested that be done so as to bring the Post Office matter to a head and to bring thousands of dollars in taxes for the city.

I will ask the City Clerk to write to Mr. Sawyer, and it might be well to dispatch a similar letter to Commissioner Reynold and to Mr. Carmody, who is the head of that department—Colonel Carmody. So I suggest that the City Clerk be instructed to write a letter and refer to the fact that you have written to Mr. Sawyer. And those three individuals should be written to, if

there is no objections.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of One Thousand Twenty-two Dollars and Twenty-three Cents (\$1,022.23) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Division of Works

Projects \$1,022.23

Vincent J. Murphy
Jos. M. Byrne Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Forty-six Thousand Three Hundred Sixty-three Dollars and Thirty-seven Cents (\$46,363.37) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments-Tax

Receiver \$46,363.37

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Thousand Three Hundred Fifty-seven Dollars and Seventy-eight Cents (\$3,357.78) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 74.67
Auditor's Office	39.50
Treasurer's Office	103.21
Tax Board-Assessors Division	151.91
Tax Receiver-Addressograph Division	234.65
Tax Receiver-Cashier's Division	39.00
First District Court	90.54
Assessments Local Improvements	110.26
Advertising Tax Sale	9.72
Reserve Overpayments-Tax Receiver	2,503.32
	<hr/>
	\$3,357.78

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand Five Hundred Dollars (\$1,500.00) be and the same is hereby appropriated to person named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Tax Receiver-Addressograph Division	\$1,500.00
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Vincent J. Murphy
M. Ellenstein

Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Eleven Thousand Six Hundred Ninety-eight Dollars and Five Cents (\$11,698.05) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years	
Taxes Granted by State	
Board of Tax Appeals	\$11,698.05

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, that the sum of Thirty-Seven Dollars and Sixty-Four Cents (\$37.64) be and the same is hereby appropriated to the persons named on the annexed certified list, being the supplemental payroll of the Department of Public Safety from December 18, 1940 to December 31, 1940, as follows:

First Criminal Court	\$18.82
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Night Police Court 18.82
 \$37.64

M. Ellenstein
 Pearce R. Franklin
 Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Voting No. Commissioner Murphy.

RESOLVED, that the sum of Twenty-Five Dollars (\$25.00) be and the same is hereby appropriated to the person named on the annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Police Courts \$25.00

M. Ellenstein
 Pearce R. Franklin
 Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Voting No: Commissioner Murphy.

Commissioner Franklin offered the following resolution:

RESOLVED, that the sum of Nineteen Thousand Six Hundred Twenty-Six Dollars and Fifty-three Cents (\$19,626.53, be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works as follows:

Emergency Relief Administration\$ 27.29
 Bus Transportation on W. P. A. 8,192.25
 Ivy Hill Power Plant 1,733.35
 Convalescent Hospital 2,759.46
 Newark City Alms House.... 6,914.18
 \$19,626.53

Pearce R. Franklin
 Jos. M. Byrne Jr.
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Three Thousand, One Hundred Forty Seven Dollars and Twenty Eight Cents (\$3,147.28) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending January 1st and January 4th, 1941 as follows:

Shade Tree\$1,791.28
 Public Buildings 1,356.00
 \$3,147.28

Jos. M. Byrne Jr.
 Vincent J. Murphy
 M. Ellenstein
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

RESOLVED; By the Board of Commissioners of The City of Newark that the sum of Eight Hundred and Fourteen Dollars (\$814.00) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Public Buildings—Reserve
for 1939 \$814.00

Jos. M. Byrne Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Thirty-seven Thousand Eight Hundred Seventy-one Dollars and Twenty-one Cents (\$37,871.21) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:
City Treasurer

Weekly payroll, period ending Jan. 1, 1941.

Port Newark operations	\$ 1,777.40
Bureau of Motors	1,235.84
Bureau of Street	2,061.92
Bureau of Sewers	871.15
House Sewer Connections	554.80
Bureau of Street Cleaning	22,198.23
Street Construction	642.45
Bureau of Water	8,529.42
	<hr/>
	\$37,871.21

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes.

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM of Seven Hundred Dollars (\$700.00) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water \$700.00

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Six thousand, five hundred seventy-six dollars and sixty cents (\$6,576.60) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Planning	
(WPA Project	
No. 7215-0)	\$ 416.66
Alterations & Modernization	
of Convalescent Hospital	
& Ivy Hill Alms House	
(WPA Project	
No. 3-7-1168)	250.00
Street Construction	
(WPA Project	
No. 6926-7)	728.12

Street Construction
(WPA Project
No. 6926-7) 4,926.82
Airport Construction
.....
\$6,576.60

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty thousand, two hundred thirty-eight dollars and thirty-seven cents (20,238.37) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Clerk's Office	\$ 147.00
City Clerk's Office	631.41
Water	37.00
Sewers	51.00
House Sewer Connections ..	21.50
Surveys	15.70
Bureau of Streets	175.02
Newark Labor Relations Board	71.52
Street Cleaning (Reserve for Liabilities	12,889.50
Water	6,198.62
	<hr/>
	\$20,238.37

M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following bonds be and the same are hereby approved as to sufficiency:

CONSTABLES

Herman Wurzel
Irving Wolf
William W. Levy
Paul Bayer
Charles E. Weiler
Joseph Tannenbaum

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, R. S. 40:2-12, as amended, provides that (where any contracts, commitments or payments are to be made prior to the final adoption of the 1941 Budget) temporary appropriations should be made for the purposes and amount required in the manner and time therein provided;

WHEREAS, the date of this resolution is within the first thirty days of January, 1941; and,

WHEREAS, one quarter of the total appropriations in the 1940 Budget, exclusive of any appropriations made for Debt Service and Relief in the 1940 Budget, is the sum of \$10,440,035.51;

NOW, THEREFORE, BE IT RESOLVED, that the following temporary appropriations be made and that a certified copy of this resolution be transmitted to the Chief Financial Officer for his records:

Parks & Public
Property\$ 266,435.00

Public Works	1,965,890.60
Public Affairs	901,973.00
Public Safety	1,442,050.00
Revenue and Finance	713,060.00
Contingent	6,250.00
Local School Taxes	2,083,750.00
County Taxes	1,177,546.00
	<hr/>
	\$8,556,954.60

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

December 27, 1940

Honorable Vincent J. Murphy
Director of Revenue and Finance
City Hall
Newark, New Jersey

Dear Director:

I am submitting herewith temporary budget requirements for the sub-divisions of the Department of Parks and Public Property for the first quarter of 1941:

Director's Office

Personal Service	6,200.00	
Service by Contract, etc.	45.00	
Materials & Supplies	150.00	
Fixed Charges	60.00	
	<hr/>	\$6,455.00

Smoke Abatement

Personal Service	1,075.00	
Service by Contract, etc.	15.00	
Materials & Supplies	85.00	
Fixed Charges	20.00	
Equipment	20.00	
	<hr/>	1,215.00

Public Buildings

Personal Service	73,000.00	
Service by Contract, etc.	7,000.00	
Materials & Supplies	10,000.00	
Fixed Charges	750.00	
Equipment	250.00	
	<hr/>	91,000.00

Workmen's Compensation Insurance Fund	1,250.00
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Weights & Measures

Personal Service	3,280.00	
Service by Contract, etc.	150.00	
Materials & Supplies	50.00	
Fixed Charges	32.00	
	<hr/>	3,512.00

Printing & Stationery

Personal Service	1,185.00
Service by Contract, etc.	1,300.00

Materials & Supplies	1,000.00	
		3,485.00
Shade Tree		
Personal Service	35,325.00	
Service by Contract, etc.	300.00	
Materials & Supplies	2,000.00	
Fixed Charges	200.00	
Equipment	500.00	
		38,325.00
Maintenance Of Dog Pound		
Service by Contract, etc.	1,875.00	1,875.00
W. P. A. Projects		
Personal Service	40,000.00	
Other Than Personal Service	62,000.00	
		102,000.00
Public Buildings—City Owned Property		
Personal Service	1,360.00	
Services by Contract, etc.	600.00	
Materials & Supplies	25.00	
Fixed Charges	475.00	
		2,460.00
Advertising—St. Patrick's Day		
Service by Contract	500.00	500.00
Central Purchase		
Personal Service	11,405.00	
Service by Contract, etc.	215.00	
Materials & Supplies	1,200.00	
Fixed Charges	638.00	
Equipment	900.00	14,358.00
	Total	\$266,435.00

The following are our temporary requirements for **Dedicated Revenue** in our sub-divisions for the first quarter of 1941:

Printing & Stationery—Dedicated Revenue	
Other Than Personal Service	\$16,250.00
Weights & Measures—Dedicated Revenue	
Personal Service	\$ 650.00
Shade Tree-Dedicated Revenue	
Personal Service	200.00
Materials & Supplies	250.00
	\$ 450.00

Respectfully submitted,
E. F. MISSINI
Deputy Director of Parks and Public Property

Temporary Budget Figures for The Department of Public Works, Fifth Three Months of 1941
Dept. of Public Works
Sub-Divisions

	Personal	Service by Contract or agree't	Materials & Supplies	Fixed Chrgs. & Misc. Expenses	Equipment	Total
Director's Office	9,850.00	30.00	400.00	150.00	10,430.00
Health Department	165,000.00	5,250.00	8,000.00	7,125.00	700.00	186,075.00
City Hospital	158,832.38	7,221.83	79,879.09	2,277.28	2,747.85	250,958.43
Convalescent Hospital	12,044.62	730.61	7,192.26	94.24	150.00	20,211.73
Newark City Home	1,000.00	249.35	446.32	69.50	1,765.67
Bureau of Baths	45,000.00	5,000.00	3,637.50	112.50	53,750.00
Newark City Alms House	19,422.92	1,026.18	14,380.54	185.27	514.76	35,529.67
Ivy Hill Power Plant	18,006.34	667.60	5,305.43	527.75	25.00	24,532.12
Public Outing	180.00	55.00	23.47	459.53	718.00
Outdoor Poor	10,600.00	600.00	200.00	125.00	11,525.00
Relief Administration	185,600.00	7,030.00	8,050.00	9,320.00	4,100.00	211,100.00
Direct Relief	1,100.00.00	1,100,000.00
Law Department	23,845.98	250.00	525.00	20,237.50	250.00	45,108.48
Board of Adjustment	2,920.00	441.00	77.00	111.00	3,549.00
Rental of Beds in Institution	4,312.50	4,312.50
Band Concerts	2,500.00	2,500.00
Celebration of Holidays	2,575.00	2,575.00
Legislative Expenses	1,250.00	1,250.00
TOTAL	649,302.24	28,302.22	1,227,919	51,809.39	8,557.11	1,965,890.60

DEPARTMENT OF PUBLIC AFFAIRS

Temporary Budget Requirements for 1941

Mayor's Office:

Personal Service	\$9,300.00	
Other than Personal Service	500.00	
	<hr/>	\$9,800.00
Service by Contract and Agreement \$	300.00	
Materials and Supplies	200.00	
Fixed charges & miscellaneous expenses		
Equipment	<hr/>	

Bureau of Streets:

Personal Service	65,000.00	
Other than Personal Service	10,000.00	
	<hr/>	75,000.00
Service by Contract and Agreement	5,000.00	
Materials and Supplies	4,300.00	
Fixed charges and misc. expenses	500.00	
Equipment	200.00	

Bureau of Sewers:

Personal Service	28,827.00	
Other than Personal Service	4,143.00	
	<hr/>	32,970.00
Service by Contract and Agreement	2,643.00	
Materials and Supplies	1,000.00	
Fixed Charges & Misc. Expenses	500.00	
Equipment		

Public Lighting:

Personal Service	3,100.00	
Other than Personal Service	96,150.00	
	<hr/>	99,250.00
Service by Contract and Agreement	96,000.00	
Materials and Supplies	100.00	
Fixed Charges and Misc. Expenses	50.00	
Equipment		

Street Cleaning:

Personal Service	368,025.00	
Other than Personal Service	59,500.00	
	<hr/>	427,525.00
Service by Contract and Agreement	36,000.00	
Materials and Supplies	16,000.00	
Fixed Charges and Misc. Expenses	4,000.00	
Equipment	3,500.00	

Sidewalks:

Personal Service	1,300.00	
Other than Personal Service	200.00	
	<hr/>	1,500.00
Fixed Charges and Misc. Expenses....	200.00	

Temporary Budget Requirements for 1941 (Continued)

Surveys:

Personal Service	24,780.00	
Other than Personal Service	800.00	
	<hr/>	\$25,580.00
Service by Contract and Agreement	500.00	
Materials and Supplies	200.00	
Fixed Charges and Misc. Expenses....	100.00	
Equipment		

Engineering Division:

Personal Service	8,580.00	
Other than Personal Service		
	<hr/>	8,580.00

House Sewer Connections:

Personal Service	3,000.00	
Other than Personal Service		
	<hr/>	3,000.00

Industrial Commission:

Personal Service		
Other than Personal Service	1,625.00	
	<hr/>	1,625.00
Service by Contract and Agreement	1,000.00	
Materials and Supplies	625.00	

City Clerk's Office:

Personal Service	26,068.00	
Other than Personal Service	2,950.00	
	<hr/>	29,018.00
Services by Contract and Agreement	1,000.00	
Materials and Supplies	1,500.00	
Fixed Charges and Misc. Expenses....	300.00	
Equipment	150.00	

City Clerk Elections:

Personal Service	4,000.00	
Other than Personal Service	5,00.00	
	<hr/>	9,000.00
Service by Contract and Agreement	1,000.00	
Materials and Supplies	3,500.00	
Fixed Charges and Misc. Expenses....	500.00	

City Clerk (Commission Election May 1941):

Personal Service	1,000.00	
Other than Personal Service	3,600.00	
	<hr/>	4,600.00
Service by Contract and Agreement	600.00	
Materials and Supplies	3,000.00	
City Clerk (Newark Defense Council)		1,250.00

Temporary Budget Requirements for 1941 (Continued)

Newark Labor Relations Board:

Personal Service	2,540.00	
Other than Personal Service	460.00	
	<hr/>	3,000.00
Service by Contract and Agreement	100.00	
Materials and Supplies	60.00	
Fixed Charges and Misc. Expenses	300.00	

Care and Relief of Indigent Children	\$ 750.00
Newspapers	125.00
Newark Museum	30,625.00
Free Library	138,375.00
Conference of Mayors	400.00
	<hr/>
TOTAL	\$901,973.00

DEPARTMENT OF PUBLIC AFFAIRS

Temporary Budget Requirements for 1941 From Dedicated Revenue

Division of Water:

Payment of Bonds	\$231,000.00	
Sinking Fund Requirements	11,317.00	
Down Payment on Improvements	3,500.00	
Interest on Bonds	278,578.75	
Interest on New Bonds	4,000.00	
Personal Services	216,729.00	
Other than Personal Services	48,683.00	
	<hr/>	\$793,807.75

Port Newark Operations:

Personal Service	36,000.00	
Other Personal Service	12,000.00	
	<hr/>	48,000.00
Service by Contract and Agreement	5,000.00	
Materials and Supplies	5,000.00	
Fixed Charges and Misc. Expenses....	2,000.00	

Bureau of Streets:

Personal Service	10,000.00	
Other than Personal Service	5,000.00	
	<hr/>	15,000.00
Service by Contract and Agreement	2,500.00	
Materials and Supplies	2,250.00	
Fixed Charges	250.00	

Bureau of Street Cleaning:

Personal Service	2,800.00
Other than Personal Service	684.00

Materials and Supplies	684.00	3,484.00
House Sewer Connections:		
Personal Service	6,700.00	
Other than Personal Service	1,400.00	3,484.00
Service by Contract and Agreement	600.00	
Materials and Supplies	700.00	
Fixed Charges and Misc. Expenses....	100.00	
Bureau of Motors:		
Personal Service	56,087.00	
Other than Personal Service.....	28,984.00	
		85,071.00
Materials and Supplies	700.00	
Fixed Charges and Misc. Expenses....	100.00	
Total		\$953,462.75

CITY OF NEWARK, NEW JERSEY
JOHN A. BRADY, ASSISTANT SUPERVISOR
DEPARTMENT OF PUBLIC SAFETY

January 7, 1941

Hon. Vincent J. Murphy, Director
Department of Revenue and Finance
City, Hall, Newark, N. J.

Dear Director:

In accordance with your request, I am submitting below tentative requirements for the sub-divisions of the Department of Public Safety for the first quarter of 1941:

Director's Office

Personal Service	\$5,500.00	
Fixed charges and Misc. Expenses	650.00	
		\$6,150.00

Police Division

Personal Service	800,000.00	
Service by Contract or Agreement	16,600.00	
Materials and Supplies	23,300.00	
Fixed Charges and Misc. Expenses	8,800.00	
Equipment	9,300.00	
		858,000.00

Fire Division

Personal Service	490,000.00	
Service by Contract or Agreement	11,500.00	
Materials and Supplies	8,000.00	
Fixed Charges and Misc. Expense	3,000.00	
Equipment	4,500.00	
		517,000.00

License Division

Personal Service	5,500.00
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Materials and Supplies	750.00	
Fixed Charges and Misc. Expense	25.00	
		6,275.00
Building Division		
Personal Service	\$21,000.00	
Service by Contract or Agreement	200.00	
Materials and Supplies	125.00	
Fixed Charges and Misc. Expense	250.00	
Equipment	75.00	
		\$21,650.00
Electrical Division		
Personal Service	14,000.00	
Materials and Supplies	300.00	
Fixed Charges and Misc. Expense	250.00	
		14,550.00
Courts		
Personal Service	16,000.00	
Fixed Charges and Misc Expense	150.00	
Printing and Stationery	400.00	
Equipment	650.00	
		18,000.00
Board of Alcoholic Beverage Control		
Personal Service	150.00	
Service by Contract or Agreement	200.00	
Materials and Supplies	50.00	
Fixed Charges and Misc. Expense	25.00	425.00
Total		\$1,442,050.00

Respectfully submitted,

JOHN A. BRADY
Assistant Supervisor,
Department of Public Safety.

Approved:
M. ELLENSTEIN
Mayor

TEMPORARY BUDGET—DEPARTMENT OF REVENUE and FINANCE

JANUARY 1st TO MARCH 31st, 1941

Director's Office		\$ 8,825.00
Personal Services	\$8,125.00	
Service by Contract or Agreement	350.00	
Materials and Supplies	300.00	
Fixed Charges and Miscellaneous Expense	50.00	
Comptroller's Division		11,250.00
Personal Services	11,000.00	
Materials and Supplies	250.00	

Auditor's Division		12,000.00
Personal Services	11,400.00	
Service by Contract or Agreement	50.00	
Materials and Supplies	400.00	
Fixed Charges and Miscellaneous Expense	50.00	
Equipment	100.00	
Treasurer's Division		8,750.00
Personal Services	7,200.00	
Materials and Supplies	400.00	
Fixed Charges and Miscellaneous Expense	100.00	
Second District Court		7,125.00
Personal Services	6,700.00	
Materials and Supplies	350.00	
Fixed Charges and Miscellaneous Expense	75.00	
Sinking Fund Commission		1,625.00
Personal Services	1,200.00	
Service by Contract or Agreement	250.00	
Materials and Supplies	125.00	
Fixed Charges and Miscellaneous Expense	50.00	
Pension Funds		403,000.00
Fire and Police Pension Fund	300,000.00	
Pension Salaries	5,000.00	
Municipal Employees Pension Fund	30,000.00	
Board of Health Pension Fund	18,000.00	
Board of Works Pension Fund	50,000.00	
Surety Bonds—Insurance		1,200.00
Other than Personal Services	1,200.00	
Newark Technical School		18,000.00
Other than Personal Services	18,000.00	
Passaic Valley Sewer Maintenance		90,000.00
Other than Personal Services	90,000.00	
Second River Sewer Maintenance		60.00
Other than Personal Services	60.00	
Joint Outlet Sewer Maintenance		4,100.00
Other than Personal Services	4,100.00	
Fiscal Agent		2,000.00
Other than Personal Services	2,000.00	
Auditing and Special Accounting Services		10,000.00
Personal Service	10,000.00	
Court Costs		400.00
Other than Personal Services	400.00	
Carfare		200.00
Other than Personal Services	200.00	

N. J. League of Municipalities		400.00
Other than Personal Services	400.00	
Dues—Conference of Mayors		250.00
Other than Personal Services	250.00	
Printing Annual Report		400.00
Other than Personal Services	400.00	
Stenographic Services		400.00
Other than Personal Services	400.00	
Maintenance Foreclosed Properties		1,000.00
Other than Personal Services	1,000.00	
		<hr/>
		\$713,060.00
Personal Services	7,850.00	
Materials and Supplies	600.00	
Service by Contract or Agreement	100.00	
Fixed Charges and Miscellaneous Expense	50.00	
Equipment	150.00	
Tax Receiver—Cashier's Division		8,675.00
Personal Services	7,950.00	
Service by Contract or Agreement	125.00	
Materials and Supplies	500.00	
Fixed Charges and Miscellaneous Expense	100.00	
Tax Receiver—Bookkeeping & Billing Division		22,950.00
Personal Services	18,750.00	
Service by Contract or Agreement	300.00	
Materials and Supplies	1,500.00	
Fixed Charges and Miscellaneous Expense	2,200.00	
Equipment	200.00	
Tax Receiver—Counter Division		10,350.00
Personal Services	7,850.00	
Service by Contract or Agreement	225.00	
Materials and Supplies	2,250.00	
Fixed Charges and Miscellaneous Expense	25.00	
Tax Receiver—Addressograph Division		3,725.00
Personal Services	3,450.00	
Materials and Supplies	275.00	
Tax Board—Assessors Division		53,850.00
Personal Services	47,550.00	
Service by Contract or Agreement	4,100.00	
Materials and Supplies	1,000.00	
Fixed Charges and Miscellaneous Expense	1,200.00	
Tax Board—Surveyor's Division		8,800.00
Personal Services	8,500.00	
Materials and Supplies	300.00	

Advertising Tax Sale		525.00
Personal Services	125.00	
Materials and Supplies	400.00	
Commissioners of Assessments for Local Improvements		4,625.00
Personal Services	3,300.00	
Service by Contract or Agreement	1,200.00	
Materials and Supplies	100.00	
Fixed Charges and Miscellaneous Expense	25.00	
Personal Arrears		10,875.00
Personal Services	10,500.00	
Service by Contract or Agreement	25.00	
Materials and Supplies	350.00	
First District Court		7,700.00

Commissioner Murphy offered the following resolutions:

WHEREAS, R. S. 40:2-12 provides that Temporary Appropriations for Debt Service may be made for the year 1941 not earlier than the tenth day preceding the year 1941.

THEREFORE, BE IT RESOLVED, that the following temporary appropriations for Debt Service for year 1941 be adopted;

- (1) Municipal Debt Service:
Down Payment on
Improvements \$93,750.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS on October 1st, 1938 James Bovino and Felice Bovino were the record owners of premises known and designated as Block 2870, Lot 15, No. 29 Nassau Street, Newark, New Jersey, said property

being assessed at a valuation of \$2,400.00, tax \$109.20; and

WHEREAS James Bovino and Felice Bovino are honorable discharged veterans of the World War and each is, respectively entitled to an exemption of \$500 from the assessed valuation of his real estate, or a total of \$1,000, but failed to obtain the same for the year 1939;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said James Bovino and Felice Bovino each be granted an exemption of \$500.00, tax \$22.75, total \$1,000 tax \$45.50 from the assessed valuation of their real estate known as Block 2870, Lot 15, 29 Nassau Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

WHEREAS on October 1st, 1938 Philip Stick and Reuben Stick were the record owners of premises known and designated as Block 2540, Lot 38 78 Boyd Street, Newark, New Jersey, said property being assessed at a valuation of \$2,200.00, tax \$100; and

WHEREAS Philip Stick and Reuben Stick are honorably discharged veterans of the World War and each is, respectively entitled to an exemption of \$500 from the assessed valuation of his real estate, or a total of \$1,000, but failed to obtain the same for the year 1939;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Philip Stick and Reuben Stick each be granted an exemption of \$500.00 tax \$22.75 total \$1,000 tax \$45.00 from the assessed valuation of their real estate known as Block 2540, Lot 38, 78 Boyd Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.
Commissioner Byrne offered the following resolutions:

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that resolution No. 8781, adopted October 30, 1940, is hereby rescinded, for the reason that an error was made in the name of the successful bidder.

Jos. M. Byrne Jr.
Vincent J. Murphy
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein

WHEREAS, the Director of the Department of Parks and Public Property did by authority of resolution No. 8279, adopted August 14, 1940, advertise for and received bids on September 3, 1940, for the sale of vacant land owned by the City of Newark, located at 10-12 Hunterdon Street, and the highest bidder was Mr. Luigi Risciniti, whose bid was Three Hundred and Fifteen Dollars (\$315.00); and,

WHEREAS, Mr. Risciniti had previously offered the sum of Three Hundred and Fifty Dollars (\$350.00) for the said property; and,

WHEREAS, he has agreed to pay the said sum of Three Hundred and Fifty Dollars (\$350.00);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to convey for and in behalf of The City of Newark the premises at 10-12 Hunterdon Street, for the sum of Three Hundred and Fifty Dollars (\$350.) to be paid in cash, to Luigi Risciniti, by Bargain and Sale Deed, to be executed by the Director of the Department of Parks and Public Property, attested by the City Clerk, and approved as to form and substance by the Law Department.

The price of \$350.00 for which this property is sold shall not constitute evidence for value for the purposes of taxation.

Jos. M. Byrne Jr.
Vincent J. Murphy
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

BE IT RESOLVED: By the Board of Commissioners of the City of Newark, that the FIDELITY UNION TRUST COMPANY be and it is hereby designated as depository for direct relief account to be known as "City of Newark, New Jersey Direct Relief Fund for 1941 Working Fund Account;" and

BE IT FURTHER RESOLVED: That the said FIDELITY UNION TRUST COMPANY be and it is hereby authorized and empowered to accept orange food stamp orders when deposited by the Custodian Owen A. Malady, and to credit the amount of the said orange food stamp orders to the Orange Food Stamp Revolving Fund; and

BE IT FURTHER RESOLVED: That the FIDELITY UNION TRUST COMPANY is hereby authorized and empowered to charge the amount of the orange food stamp orders as deposited by the Custodian, Owen A. Malady, to the "City of Newark, New Jersey Direct Relief Fund for 1941 Working Fund Account."

Pearce R. Franklin

M. Ellenstein
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Forage and Kerosene, for any Department requiring same, Lumber, Canvas and Coupe Automobiles for the Department of Public Affairs, and Traffic Officers White Night Equipment (Coats and Hats).

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the first half of January, 1941, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Maurice R. Lanes, an American Citizen, temporarily appointed Elevator Operator at a salary of \$1,200.00 per annum, effective from January 2nd, 1941 to January 6th, 1941.

Josephine Nester, temporary Telephone Operator, services terminated January 4th, 1941.

John J. Glozek, temporary Stationary Engineer, services terminated January 10th, 1941.

Gottfried Dries, Jr., Stationary Engineer on sick leave, with pay, will return to duty January 10, 1941.

William J. Meyler, temporary Stationary Fireman, services terminated January 7th, 1941.

John J. Keena, an American citizen, temporarily appointed Stationary Fireman at a salary of \$3,000.00 per annum, effective January 8th, 1941.

Mr. Keena has been appointed for relief work during the illness of Joseph Callery.

W.P.A. PROJECT No. 7159-0

Joseph Besch, temporary Supervisor, services terminated January 7th, 1941.

James Fenesy, an American citizen, temporarily appointed Supervisor at a salary of \$1500 per annum, effective January 8th, 1941. Mr. Fenesy has been appointed because he formerly worked on this project, employed by the Works Progress Administration, and he will greatly assist in the completion of this work.

Jos. M. Byrne Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.
Mayor Ellenstein offered the following resolution:

RESOLVED, By the Board of Board of Commissioners of The City of Newark, in conformity with R.S. 38:12-5 and R.S. 38:23-3, and in accordance with attached Rule 38 of the Civil Service Commission, copy attached hereto and made a part hereof, that all municipal employees, absent after September 16, 1940, on military or naval service of the State or of the United States at the call of the President, through enlistment or selective service, or as members of the National Guard, be and they shall receive such portion of their compensation or wages as will equal the difference between their respective military cash pay and allowance to such employee, or his dependents, by reason of his military or naval service, and the pay they received on the effective date of their leave for military or naval duty. All heads of departments shall conform to Rule 38 of the Civil Service Commission; and,

BE IT FURTHER RESOLVED, that any employee or employees, on leave of absence for the purpose aforesaid, and who is a member of any employees' pension fund, deductions shall be made from such employee's salary for the full amount of the contribution, based on his full annual salary, and all his rights in said pension fund shall continue during his leave of absence

for the purpose aforesaid.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

The following communication was received and read:

January 7, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day, resolutions were adopted recommending to your Honorable Body in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*136-160 Carnegie Avenue (State Highway No. 25); Scotty's Service Station; renewal of permit for gasoline station; such use to be limited to the period of eight years ending December 21, 1948;

*289-297 Washington Street; Mrs. Pauline Kimmel; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 7, 1942;

*36-48 Raymond Plaza East; Penn Service Garage; renewal of permit

for automobile parking station; such use to be limited to the period of one year ending January 5, 1942;

*226 Peshine Avenue; William Samuels, owner, renewal of permit for sale and repair of used automobiles; such use to be limited to the period of two years ending January 8, 1943.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary.

Ordered filed.

City Clerk: This communication from the Board of Adjustment over the signature of Russell B. Rankin, Secretary, refers to us five matters for a hearing date to be set. They are all renewals and can be disposed of at this time under a suspension of the rules.

Mayor Ellenstein: A motion to suspend the rules will be in order.

Commissioner Murphy: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Scotty's Service Station (Carheart Corporation, owner); for the renewal of permit for gasoline station; premises 136-160 Carnegie Avenue (State Highway No. 25); such use to be limited to the period of eight years ending December 21, 1948;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Commissioner Byrne moved that the resolutions be laid over to January 15th.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Mrs. Pauline Kimmell (Charlotte J. May, an owner); for the renewal of permit for automobile parking station; premises 289-297 Washington Street; such use to be limited to the period of one year ending January 7, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Jos. M. Byrne Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application:

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Penn Service Garage (United New Jersey Railroad and Canal Company, owner); for the renewal of permit for automobile parking station; premises 36-48 Raymond Plaza East; such use to be limited to the period of one year ending January 5, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne Jr.

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of William Samuels, owner; for the renewal of permit for sale and repair of used automobiles; premises 226 Peshine Avenue; such use to be limited to the period of two years ending January 8, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark; that said recommendations of the Board of Adjustment be and the same are hereby approved.

M. Ellenstein
Jos. M. Byrne Jr.
Vincent J. Murphy
Pearce R. Franklin

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

December 31, 1940

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*116-120 Orange Street; Joseph

Cheslaw; renewal of permit for automobile parking station; such use to be limited to the period of one year ending December 9, 1941.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary.

Ordered filed.

City Clerk: This communication

refers to us one matter for a hearing date to be set. It is a renewal and can be disposed of at this time under a suspension of the rules.

Mayor Ellenstein: A motion to suspend the rules will be in order.

Commissioner Murphy: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Joseph Cheslaw (Hy Hat Corporation, owner); for the renewal of permit for automobile parking station; premises 116-120 Orange Street; such use to be limited to the period of one year ending December 9, 1941;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any

person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The usual five resolutions introduced by Director Murphy will be considered as though they have been read.

A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioners Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commis-

sioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Affairs.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

Mr. Thomas Kane: Mr. Mayor, there is a matter referred to us of the Griggs Motor Sales, the sale of Ford cars to the Police Department. And we got a letter from the C.I.O. requesting we hold up our decision until Mr. Rothbard got in touch with us. He wants to file some briefs. For that reason we are not presenting it today. I told the representative of the Griggs Motors.

Mayor Ellenstein: We will now proceed to the presentation of names to fill the vacancy which exists in the City Commission.

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Frank-

lin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected. Are there any other presentations?

I will present the name of Judge Ralph Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected. Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Ames Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Ames Filippone having received but two votes is declared not elected. Are there any other presentations?

I will present the name of the

President of the Board of Education, Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Franklin: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

VINCENT J. MURPHY
M. ELLENSTEIN
PEARCE R. FRANKLIN
JOS. M. BYRNE JR.

The Board of Commissioners of
The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J. January 15, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at eleven a.m., standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with the reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance providing compensation for the members of the Board of Adjustment of the City of Newark, under the provisions of Chapter 274, of the Laws of 1928," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner

Murphy moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes.

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Franklin moved that the ordinance be adopted on second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

Commissioner Franklin moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

Commissioner Franklin moved that the title of "An Ordinance providing compensation for the members of the Board of Adjustment of the City of Newark, under the provisions of Chapter 274, of the laws of 1928," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

The Clerk then read the title of the ordinance as follows:

An ordinance providing compensation for the members of the Board of Adjustment of the City of Newark, under the provisions of Chapter 274, of the laws of 1928.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of One Hundred Ninety-seven Thousand Four Hundred and Twenty-five Dollars and Ninety Cents (\$197,425.90) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Tax Board—assessors	
Division	\$ 1,184.00
Pension Funds—Police	
and Fire	50,000.00
Passaic Valley Sewer	
Maintenance	120,433.05
Refunds	154.62
Reserve Overpayments	
Tax Receiver	25,654.23
	<hr/>
	\$197,425.90

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand Two Hundred Twenty-Nine Dollars and Eighty-two Cents (\$1,229.82) be and the same is hereby appropriated to persons named on the annexed certified list being

the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 30.34
Treasurer's Office	275.94
Tax Receiver—Addressograph Div.	785.00
Tax Receiver—Bookkeeping & Billing Division	2.50
Tax Board—Assessors Division	2.04
Personal Tax Arrears	58.00
Auditing and Special Accounting	76.00
	<hr/>
	\$1,229.82

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Million Two Hundred Thirty-six Thousand Nine Hundred Fifty-four Dollars and Forty-six Cents (\$1,236,954.46) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Sinking Fund and Interest	\$1,236,954.46
Vincent J. Murphy	
M. Ellenstein	
Pearce R. Franklin	
Jos. M. Byrne Jr.	

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Hundred Thirty-one Dollars and Twenty-five Cents (\$331.25) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being the Supplementary Payroll of the Tax Receiver's Office, Addressograph Division, Department of Revenue and Finance, from December 14, 1940, to December 30, 1940, as follows:

Tax Receiver—Addressograph Division	\$331.25
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Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-five Thousand Six Hundred Sixty-two Dollars and Two Cents (\$25,662.02) be and the same is hereby appropriated to persons named on the annexed certified lists, being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years	
Taxes Granted By State	
Board of Tax Appeals	9,295.65
Remissions—Prior Years	
Taxes Granted By State	
Board of Tax Appeals	16,366.37
	<hr/>
	\$25,662.02

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED: That the sum of Twenty-three Thousand, Nine Hundred Sixty-six Dollars and Sixty-three Cents (\$23,966.23) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety, as follows:

Police Division	\$21,023.12
Police Division (WPA)	2,340.74
Criminal Courts	282.25
Building Division	78.44
Electrical Bureau	194.00
Municipal Board of Alcoholic Beverage Control	5.36
Stenographic Service	42.40
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	\$23,966.63

M. Ellenstein

Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Not voting: Commissioner Murphy.

Commissioner Franklin offered the following resolution:

RESOLVED, that the sum of Twenty-nine Thousand, Three Hun-

dred Fifty-seven Dollars and Seventy-eight Cents (\$29,357.78), be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Emergency Relief	
Administration	\$ 4,766.75
Bureau of Health	2,525.60
Bus Transportation	
W.P.A.	7,694.25
Newark City Hospital	3,349.51
W.P.A. Account	6,909.53
Emergency Relief	
Administration	2,547.31
W.P.A. Account	135.29
Outdoor Poor Dept.	89.45
Outdoor Poor Dept.	42.16
Outdoor Poor Dept.	52.50
Public Outing	
(Camp Newark)	30.05
Emancipation Celebration	200.00
Director's Office	10.48
Board of Adjustment	153.50
Law Department	494.99
Newark City Home	
Newark City Alm House	
Reserve for 1939	
Liabilities)	284.38
	<hr/>
	\$29,357.78

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Three Thou-

sand, Three Hundred Eighty Two Dollars and Eighty Cents (\$3,382.80) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending January 8th and January 11th, 1941 as follows:

Shade Tree	\$2,012.80
Public Buildings	1,370.00
	<hr/>
	\$3,382.80

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Three Hundred Sixty Dollars and Sixty-four Cents (\$360.64) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Printing & Stationery	\$360.64
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Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, THAT THE SUM OF Four thousand, one hundred twenty-nine dollars and thirty-eight cents (\$4,129.38) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Sewer Construction (WPA	
Proj. No. 6951-7)	\$1,124.38
Airport Construction	255.00
Consolidated NYA Applicat.	
(Community Center)	400.00
Garment Project (WPA	
(Proj. No. 19-3EN-42)	50.00
Home Making Project	
(NYA Proj. No. 76-7)	250.00
Orchestra Project	
(NYA Proj. No. A-177)	200.00
Museum Extension (WPA	
Project No. 4510-0-A)	300.00
Household Workers Training	
(WPA Proj. No. 5183A)....	100.00
City Wide Clerical Project	
(WPA Proj. No. 5218-A	
& 5226-a)	300.00
Furniture & Metal Work	
(WPA Proj. No. 5209-A) ..	400.00
Mattress Factory (WPA	
Project No. 6431-1-0	750.00
	<hr/>
	\$4,129.38

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Forty seven thousand five hundred seventy dollars and fifty-five cents (\$47,570.55) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Motors	\$12,205.34
Director's Office78
Sewers	372.41
House Sewer Conn.	250.86
Street Cleaning	1,297.17
Public Lighting	30,895.69
Industrial Commission	64.83
Port Newark Operations	2,227.02
City Clerk	221.30
Streets	35.15
	<hr/>
	\$47,570.55

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Nine Hundred Sixty-eight Dollars and Fifty-seven Cents (\$968.57) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water\$968.57

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Seventeen thousand one hundred fifty-eight dollars and sixty-six cents (\$17,158.66) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water (taxes)\$17,158.66

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce H. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of sixty-nine thousand two hundred fifty-four dollars and twenty-seven cents (\$69,254.27) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water\$69,254.27

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of fifty-seven thousand nine hundred eight dollars and sixty-two cents (\$57,908.62) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Port Newark Operations...	\$ 66.95
Free Library	48,354.17
Newark Museum	9,062.50
Street Cleanings.....	425.00
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	\$57,908.62

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of twenty-four thousand eight hundred thirty-eight dollars and two cents (\$24,832.02) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Home Making WPA (NYA Proj. No. 76-7)	\$ 9.75
Household Workers Training (WPA Proj. No. 5183A)	41.51
Furniture and Metal Work (WPA Proj. No. 5209A)	135.16

Mattress Factory (WPA Proj. No. 6434-O-A)	79.68
Arts and Crafts (WPA Proj. No. 7070-0)	45.26
City Planning (WPA Proj. No. 7215-0)	125.00
Book Mending (WPA Proj. No. 4592-0)	150.00
Sewer Construction (WPA Proj. No. 6951-7)	4,108.76
Toy Mending (WPA Proj. No. 7070-7)	104.94
Machine Shop WPA (NYA Proj. No. A 9)	93.24
Sewing Room WPA (NYA Proj. No. A 10)....	11.85
Street Construction (WPA Proj. No. 6926-7)	19,932.87
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	\$24,838.02

M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED That the sum of two hundred thirty-five dollars and four cents (\$235.04) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water	\$173.07
Streets	6.00
Newark Industrial Commission	10.00
Port Newark Operations.....	10.39
Motors	15.16
Sewers	7.00

Toy Mending
 (WPA Project No. 7050-0) 13.07
 City Planning
 (WPA Project No. 7215-0) .35

\$235.04

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one hundred sixty-five dollars and one cent (\$165.01) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Supplementary Semi-Monthly Payroll, Period November 26th- December 7th, 1940:
 Bureau of Street Cleaning\$165.01

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of thirty-eight thousand and eight hundred seventy dollars and forty-five cents (\$38,870.45) be and the same hereby is appropriated to the persons named, as per Certified List

attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Weekly Payroll,

Period Ending January 8, 1941.

Port Newark Operations....\$ 1,295.00
 Bureau of Motors 1,242.39
 Bureau of Streets 2,095.43
 Bureau of Sewers 904.89
 House Sewer Connections 536.00
 Bureau of Street Cleaning 23,303.19
 Street Construction 500.20
 Airport Construction 469.20
 Bureau of Water 8,524.15

\$38,870.45

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the following bond be and the same is hereby approved as to sufficiency:

John R. Hardin (Sinking Fund Commission).

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the following bonds be and the same are hereby

approved as to sufficiency:

CONSTABLES

Isadore Kronstein
William A. Goldman
Salvatore E. Maglio
John Warner

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the following named persons be and the same are hereby appointed as Constables of the City of Newark, for the term expiring December 31, 1941:

Harry Goldstein, 52 Pennsylvania Avenue.

John Warner, 247 Vassar Avenue.

Louis Pastors, 54 Norwood Street.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, R.S. 40:2-12, as amended, provides that (where any contracts, commitments or payments are to be made prior to the final adoption of the 1941 Budget) temporary appropriations should be made for the purposes and amount required in the manner and time therein provided;

WHEREAS, the date of this resolution is within the first thirty days of January, 1941; and

WHEREAS, one quarter of the total appropriations in the 1940 Budget, exclusive of any appropriations made for Debt Service and Relief in the 1940 Budget, is the sum of \$10,440,035.51;

NOW, THEREFORE BE IT RESOLVED, That the following temporary additional appropriations be made and that a certified copy of this resolution be transmitted to the Chief Financial Officer for his records:

Park and Public Property	\$ 6,650.00
Revenue and Finance	30,433.05
	<hr/>
	\$37,083.05

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Additional Temporary Budget Requirements Department of Parks and Public Property:

Director's Office

Personal Services	\$1,000.00	\$1,000.00
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Public Buildings

Personal Services	3,000.00	3,000.00
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Smoke Abatement

Personal Services	250.00	250.00
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Weights and Measures

Personal Services	500.00	500.00
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Printing and Stationery		
Personal Services	150.00	150.00
Shade Tree		
Personal Services	1,500.00	1,500.00
Central Purchase		
Personal Services	250.00	250.00
		<hr/>
		\$6,650.00

Additional Temporary Budget Requirements Department of Revenue and Finance

Passaic Valley Sewer Maintenance
Other than Personal
Services\$30,433.05 \$30,433.05

An application for permit to display fireworks by the Circolo Della Societa San Sebastiano on January 26th at Sheffield and D'Auria Streets, was received and ordered filed.

Mayor Ellenstein offered the following resolutions:

WHEREAS, Circolo Della Societa' San Sebastiano, a non-pecuniary corporation organized under the Laws of the State of New Jersey, sponsoring the official celebration of the feast day of San Sebastiano under the auspices of St. Lucy's Roman Catholic Church, of Newark, New Jersey, has made application for a permit for fireworks on Sheffield and D'Auria Streets in the City of Newark, on January 26th, 1941, between the hours of 10:00 A. M. and 12:00 A. M., and between the hours of 2:00 P. M. and 11:00 P. M.; and

WHEREAS, said application has been duly approved by the Chief of Police and the Fire Commissioner of the City of Newark;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that permis-

sion is hereby granted to Circolo Della Societa' San Sebastiano, a non-pecuniary corporation organized under the laws of the State of New Jersey, sponsoring the official celebration of the feast day of San Sebastiano, under the auspices of St. Lucy's Roman Catholic Church, to conduct the fireworks display as applied for on the posting of a bond in the sum of Three Thousand Dollars (\$3,000.) as provided by Chapter 51 of the Laws of 1937, said bond to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, An application has been made to the City of Newark by Circolo Della Societa' San Sebastiano, a non-pecuniary corporation organized under the laws of the State of New Jersey, sponsoring the official celebration of the feast day of San Sebastiano under the auspices of St. Lucy's Church of Newark, New Jersey, on January 26th, 1941, between the hours of 10:00 A. M. and 12:00 A. M., and between the hours of 2:00 P. M. and 11:00 P. M., on Sheffield Street and D'Auria Street; and

WHEREAS, bond as required, by Alexander Zarrillo, trading as Neptune Fireworks and Circolo Della Societa' San Sebastiano, as principals, and Indemnity Insurance Company of North America (Philadelphia) as surety, the form of which has been approved by the

Law Department of the City of Newark, has been filed;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that said bond be approved.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That permission be and the same is hereby granted to Breeze Corporation, Inc., a corporation of the State of New Jersey, to place and maintain three (3) No. 000 cables for 3 phase-220 volt electric power transmission across South Sixth Street from approximately No. 24 South 6th Street to approximately No. 41 South 6th Street, said cables to be approximately twenty-two (22) feet above the elevation of the top of the curb on South 6th Street at such location in the office of the Chief Engineer of the Department of Public Affairs.

AND BE IT FURTHER RESOLVED, That such permission be and the same is hereby given, upon the condition and provision that the said cables shall be removed within ten (10) days after the receipt by the said Breeze Corporation, Inc., or its successors, of notice from the City of Newark, ordering the discontinuance of said cables, and upon the further condition and provision that the said Breeze Corporation, Inc., shall indemnify and save harmless the said City of Newark, its officers, agents and servants,

from any and all claim or claims whatsoever for any damage to any person, firm or corporation, arising from, or in any way connected with the granting of said privilege, or by reason of the location, maintenance, or existence of the said cables.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the dispute between the North Jersey District Water Supply Commission and its participant municipalities, and Passaic Valley Water Commission and its partners over the method of distribution of the proceeds of the sale for water to Bayonne has been in litigation for several years; and,

WHEREAS, the best interests of all party litigants would be served by an amicable adjustment and settlement of past, present and future disputes; and,

WHEREAS, This governing body has fully studied and considered the terms of the settlement and agreement submitted;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that it does hereby approve and acquiesce in all the terms, conditions, agreements and computations of a contract dated December 26th, 1940, between North Jersey District Water Supply Commission, Passaic Valley Water Commission, and the following municipalities:

Newark, Paterson, Passaic, Clifton, Kearny, Glen Ridge and Montclair.

And it does hereby approve and acquiesce in the terms of settlement set forth in said contract, the modification of the formula, and the adjustment of all accounts as set forth in said contract and schedule annexed thereto; and,

BE IT FURTHER RESOLVED, That the appropriate officials be and they are hereby authorized to execute said agreement.

M. Ellenstein
Jos. M. Byrne, Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

WHEREAS, By Deed dated February 28, 1873, Thomas T. Kinney, and wife, conveyed to the Mayor and Common Council of the City of Newark, a certain strip of land from the southerly line of Dickerson Street, southerly 104 feet to what is now known as northeast line of City Railway, which said Deed was recorded on April 5, 1873, in Book A. 17-217-219 of Deeds for Essex County in the Essex County Register's Office, which property was taken and appropriated by said Mayor and Common Council aforesaid for the opening of Hecker Street, in the City of Newark; and,

WHEREAS, said land was never opened as a public street; and,

WHEREAS, on July 24, 1940, the Board of Commissioners of the City of Newark adopted a resolution vacating the same; and,

WHEREAS, The City of Newark does not now have title in fee to said strip of land; and,

WHEREAS, Charles W. Krieg Co., Inc., and Button Co. of America, the abutting owners of said strip of land, are each desirous of clarifying the title through some affirmative act of record by the City of Newark, and have requested that the City give a bargain and sale Deed, for a nominal consideration; and,

WHEREAS, in the opinion of the Law Department of the City of Newark, it is right and proper that said Deed should be given;

NOW, THEREFORE BE RESOLVED by the Board of Commissioners of the City of Newark, that the Mayor and City Clerk of the City of Newark execute and deliver two Deeds, one to Charles W. Krieg Co., Inc., and one to Button Co. of America, each for the nominal sum of \$50, conveying to each of said corporations whatever right, title and interest the City of Newark may have in and to the lands above mentioned, said Deed to be approved as to form and legality, by the Law Department of the City of Newark.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Byrne offered the following resolutions:

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9147, dated December 24, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark:

HARRISON SUPPLY COMPANY—
East Newark, N. J.

(Public Affairs)

Approx. 2,000 cu. yds. 1:3:6 Ready Mixed Concrete with C or E Stone and H.E.S. Cement (Sec. 407-08-10-12-17-18 and 420) @ \$6.40 yd.

F. BOWDEN COMPANY—
Newark, N. J.

(Public Affairs)

Approx. 2,000 lin. ft. 12 inch Vitri-fied Pipe (465) @ .634 ft.

ARMORED CONCRETE COR-PORATION—Newark, N. J.

(Public Affairs)

Approx. 2,000 lin. ft. Radial Metal Curb 8 inches deep (456) @ \$1.32 ft.

Approx. 250 lin. ft. Straight Metal Curb 8 inches deep (456) @ \$1.32 ft.

Approx. 6 City Highway Basin Heads, Flush Type @ \$34.50 ea.

Approx. 6 6inch Heads and Covers, Sidewalk Type @ \$20.00 each.

Approx. 50 New Style Restangular Flange Basin Heads @ \$48.00 ea.

MULTIPLEX CONCRETE COM-PANY, INC.—East Orange, N. J.

(Public Affairs)

Approx. 3,000 Corner Units (496) @ .25 each.

Approx. 6,000 Stretcher Units (496) @ .12½ each.

Approx 10,000 Filler Units (496) @ \$15.00 M.

Jos. M. Byrne, Jr.
Vincent J. Murphy
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 8852, dated November 12, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

For furnishing and delivering drugs, surgical and X-Ray supplies for the various departments in the City of Newark (mainly Department of Public Works) for the period of six (6) months from date of award, to the following named firms, in the approximate amounts set opposite their respective names, and at the unit prices shown on schedules on file in the Department of Central Purchase:

	Approximately
Burroughs Wellcome & Company	\$ 794.90
Combined K & K Equipment Co.	1,146.71
Chester Drug Company	2,427.56
Ciba Pharmaceutical Products Co.	589.00
Day Chemical Company	4,156.41
Fisher Cohen Company	4,560.16
Greenfield Chemical Company	8,402.03
Lehigh Drug Company	4,107.28
Lissco Medical Supply Company	715.04
Maltbie Chemical Company	1,058.31
Medical Service Company....	3,704.19
Picker X-ray Company	1,223.68
Resnick Drug Company	2,448.69
Reinhold Schumann, Inc	792.97
Seidler Chemical Supply Co.	4,417.22
James P. Smith	5,775.92
Westinghouse X-Ray Corporation	2,080.00
Livezey Surgical Supply Co., Inc.	724.78

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, That the expenses of Christopher C. Nugent, Jr., Chief Sanitary Inspector in the Bureau of Health Department of Public Works, incurred in traveling to New Haven, Connecticut and Philadelphia, Pennsylvania at least once weekly for the balance of January, 1941, where the bulk of material for the Newark Sanitation Study is being coded and analyzed, be and the same are hereby approved not to exceed \$50.00 to cover the cost of travel, meals, etc., said funds to be drawn against an appropriation in the budget of the United States Sanitation account for this purpose.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the salary of one Christopher Farrell, Cleaner and Helper, employed at the Newark City Hospital, Department of Public Works, be and the same is hereby adjusted from \$1,056 to \$1,200 per annum, effective January 1, 1941.

Mr. Farrell has been employed at the City Hospital for a number of years under the title of Porter but has actually been performing the

duties of a Cleaner and Helper and because of the type of work he has been doing his salary has been adjusted from \$1,056 to \$1,200 per annum, effective January 1, 1941.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

RESOLVED, That the title of Assistant Medical Receiving Officer be and the same is hereby created in the Bureau of Health, Department of Public Works, at a salary of \$1,920 per annum, effective January 16, 1941.

The work of our Medical Receiving Office, Dr. Aaron Haskin, has greatly increased especially in view of the Rehabilitation Clinic work which we have developed to assist the Relief Department. He should have an assistant whose work would be to assist Dr. Haskin in the conduct of the various clinics and the making of emergency calls.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas. Commissioners Franklin, Murphy, Mayor Ellenstein.

Not voting: Commissioner Byrne.

Mayor Ellenstein offered the following resolution:

WHEREAS, By resolution No. 8908, adopted November 20, 1940, the City authorized public sale of certain lands at Herbert Place and Passaic River; and,

WHEREAS, On December 31, 1940, by resolution No. 9211, the offer of Pittsburgh Plate Glass Company was accepted, and deed of conveyance authorized; and

WHEREAS, One of the conditions of sale is that the City will vacate Herbert Place, and the Pittsburgh Plate Glass Company will pay the sum of \$3,764.00 for the title of the City thereto; and,

WHEREAS, the specifications of sale provide that "the City reserves and will reserve the right to maintain the present utilities in the bed of the street, and also to provide additional facilities as may be required for the public convenience, and that any structure erected on or over said street shall be constructed in such manner as to permit the free entry of city authorities for the purposes aforesaid"; and,

WHEREAS, it is desired to specify particularly the facilities to be maintained; and,

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that upon the conveyance by the City to the Pittsburgh Plate Glass Company of Herbert Place, when vacated, the City shall and will reserve in the bed of the street a right of way for the present facilities, consisting of a 51-inch reinforced concrete pipe storm sewer, and a 4 foot by 6 foot storm sewer, and also for additional sewer pipes that the City may

deem necessary; and any buildings that may be constructed over the street vacated shall be so constructed that the City shall always have free access to the right of way reserved for the purpose of maintaining, repairing and reconstructing the present sewer facilities, and for the construction and maintenance of any additional sewer facilities.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Nays: Commissioner Byrne.

Commissioner Franklin offered the following resolution:

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Scotty's Service Station (Carheart Corporation, owner); for the renewal of permit for gasoline station; premises 136-160 Carnegie Avenue (State Highway No. 25); such use to be limited to the period of eight years ending December 21, 1948; AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and

the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Franklin: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

January 14, 1941.

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body in accordance with Section 9, Chapter 274, P.L. (40: 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

69-77 New Street; King Parking Co., Inc.; in a 2nd business and 1st industrial district the construction and operation of a

gasoline station; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans filed with this Board; such use to be limited to the period of eight years;—(No objectors);

*802 McCarter Highway (126-128 Commerce Street); Morty Brown; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 19, 1941;

*1233 Raymond Boulevard; Lord Realty Co.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 2, 1942;

*905-909 Mount Prospect Avenue; Forest Hill Service Station; renewal of permit for gasoline station; such use to be limited to the period of eight years ending January 4, 1949.

Respectfully submitted,

BOARD OF ADJUSTMENT.
R. B. Rankin,

Filed. copy to be sent to each commissioner and further action postponed January 22, 1941.

City Clerk: I have a communication from the Board of Adjustment over the signature of Russell B. Rankin, Secretary, sending to this Board for a hearing date to be set, four matters, three of which are renewals and can be acted upon at this time, and the other one is a new project and there are no objectors to it and it can also be acted upon.

Mayor Ellenstein: I will entertain a motion that the rules be sus-

pended in these four cases.

Commissioner Franklin: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of King Parking Co., Inc. (New Jersey Toilet and Towel Supply Co., owner); for the construction and operation of a gasoline station in a 2nd business and 1st industrial district; premises 69-77 New Street; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans filed with the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board:

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.

Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Morty Brown (Matthews & Stamatakis and Terminal Holding Co., owners); for the renewal of permit for automobile parking station; premises 802 McCarter Highway (126-128 Commerce Street); such use to be limited to the period of one year ending July, 19, 1941;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to the application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Lord Realty Co. (Cedar Hall Realty Co., owner); for the renewal of permit for automobile parking station; premises 1233 Raymond Boulevard; such use to be limited to the period of one year ending January 2, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in

opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Forest Hill Service Station (Jeraldo Maiorano, owner; for the renewal of permit for gasoline station; premises 905-909 Mount Prospect Avenue; such use to be limited to the period of eight years ending January 4, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

**BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY**

The Board of Commissioners of
The City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held December 31, 1940, a resolution was adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40: 55-39 Revised Statutes of 1937) that the following application for variance from the terms of the Zoning Ordinance be allowed:

627-635 Broadway; George D. and Florence M. Miller; in a 2nd business district the construction and operation of a gasoline station and lubritorium; same to be constructed and operated in conformity with the rules of this Board and in accordance with the amended plans filed with this Board; such use to be limited to the period of eight years.

This recommendation was held back pending the receipt of amended plans which are now on file in this office.

Respectfully submitted,

BOARD OF ADJUSTMENT.

R. B. Rankin,
Secretary.

Filed, copy to be sent to each commissioner and further action postponed to January 22, 1941.

City Clerk: Mr. Mayor, the Board of Adjustment refers to us, over the signature of his secretary, one matter, 627-635 Broadway, the application of George D. and Florence M. Miller, for the construction and operation of a gasoline station and lubritorium.

Mayor Ellenstein: Were there any objectors?

City Clerk: There were.

WHEREAS(on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of George D. and Florence M. Miller (Co-Investors Building and Loan Association, owner); for the construction and operation of a gasoline station and lubritorium in a 2nd business district; premises 627-635 Broadway; same to be constructed and operated in conformity with the rules of the Board of Adjustment and and in accordance with the amended plans filed with the said Board; such use to be limited to the period ending eight years years from date hereof;

AND the matter having been con-

sidered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Mayor Ellenstein: How many objectors?

Mr. Bates: Three.

Mayor Ellenstein: Were the objectors notified to appear today?

Mr. Bates: No.

Mayor Ellenstein: It did not take the usual course.

Commissioner Murphy: They should be. Because I got a letter.

Mayor Ellenstein: The hearing date takes the usual course; any reference from the Zoning Board, the hearing is a week from today.

Mr. Donal Fox: That will be one week from today?

Mayor Ellenstein: Yes. If there are any objectors. We made that an inflexible rule.

Mr. Fox: It was my understanding we were to appear before the City Commission today.

Mayor Ellenstein: If all the objectors were here today, obviously, we could eliminate those of record and we could proceed today. But if you are objecting—

Mr. Leonard C. Aierstock: Yes.

Mayor Ellenstein: Then the other two objectors should have notice. The reference made by the Zoning Board was delayed for one week, which gives them an opportunity to appear on the same day it is referred to the City Commission, the

City Commission would hear it, otherwise, it will take its usual course and be heard one week from today.

(Laid over to January 22, 1941.)

City Clerk: I have the customary five resolutions presented by Director Murphy.

Mayor Ellenstein: They will be considered as though read in the usual manner.

A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Works.

On roll call: Commissioner Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Affairs.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolution having received but two votes are declared not carried.

The Annual Report of the Following departments were received and ordered filed:

Annual Report of City Clerk for year 1940.

Ordered filed.

Mayor Ellenstein: We will now proceed to the presentation of names to fill the vacancy which exists in the City Commission.

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie being chosen to fill the vacancy will signify by saying aye,

contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. Gerald McLaughlin.

Mayor Ellenstein: Director Byrne presents the name of Gerald McLaughlin. As many as are in favor of Mr. McLaughlin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. McLaughlin having received but one vote is

declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any presentations?

I will present the name of Judge Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mario Rinaldi.

Mayor Ellenstein: Director Byrne presents the name of Mario Rinaldi. As many as are in favor of Mr. Rinaldi will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Rinaldi having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Ames Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Are there any other presentations?

I will present the name of the President of the Board of Education who has served the city well for a number of years, Mr. Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Franklin: I move APPROVED
we adjourn.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas: Commissioners Byrne,
Murphy, Mayor Ellenstein.

M. C. ELLENSTEIN
VINCENT J. MURPHY
JOS. M. BYRNE JR.
PEARCE R. FRANKLIN

The Board of Commissioners of
The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk

Newark, N. J., Jan. 22, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at eleven a.m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

"An Ordinance to repeal an Ordinance entitled: "An Ordinance to amend Section 774 of the revised Ordinances of the City of Newark (Revision of 1913), and to repeal Section 775 of the revised Ordinances of the City of Newark, (Revision of 1913); adopted December 31st, 1940."

THE BOARD OF COMMISSION-

ERS OF THE CITY OF NEWARK
DO ORDAIN:

1. That an ordinance entitled: "An Ordinance to Amend Section 774 of the Revised Ordinances of the City of Newark (Revision 1913), and to repeal Section 775 of the Revised Ordinances of the City of Newark, (Revision of 1913)," adopted December 31st, 1940, be and the same is hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein moved that February 5, 1941, at 11 a.m., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend Section 774 of the Revised Ordinances of the City of Newark, (Revision 1913), and to repeal Section 775 of the Revised Ordinances of the City of Newark, (Revision of 1913).

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: That Section 774 of the Revised Ordinances of the City of Newark, (Revision of 1913), be amended to read as follows:

"Section 774: (a) The owner or owners, tenant or tenants of lands abutting or bordering upon the sidewalks of public Streets, Avenues and Highways in the City of Newark are hereby required to remove all snow and ice from said sidewalk within twelve hours of daylight after the same shall be formed or fall thereon.

(b) In cases where the building is occupied by more than one family, then the tenant or tenants of the first floor or story thereof are hereby required to remove all snow and ice from the said sidewalk within twelve hours of daylight after the same shall be formed or fall thereon.

(c) In removing snow and ice from the sidewalk no person shall sweep, throw or deposit any snow or ice in that part of the street or highway which has been or is being plowed, swept, cleaned or cleared by the municipality for the passage of traffic.

(d) Any owner or owners, tenant or tenants violating any of the pro-

visions of this ordinance, shall upon conviction thereof, forfeit and pay a penalty of not more than twenty-five dollars (\$25.) for each offense.

(e) In addition to the penalties hereinafter provided, if the owner or owners, tenant or tenants of any such premises shall neglect or refuse to comply with sections (a) and (b) set forth in this ordinance, it shall be the duty of the Chief Engineer of the City of Newark, Department of Public Affairs, Bureau of Streets, to forthwith remove such snow and ice. The said Chief Engineer of the City of Newark, Department of Public Affairs, Bureau of Streets, shall thereupon certify to the Board of Commissioners the cost of such removal, which cost shall be charged against the lands abutting or bordering upon such sidewalks, and the amount so charged shall forthwith become a lien upon such land, and shall be added to and become and form part of the taxes next to be assessed and levied upon such lands and shall bear interest at the same rate as taxes and shall be collected and enforced in the same manner as taxes.

2: That Section 775 of the Revised Ordinance of the City of Newark (Revision of 1913) is hereby repealed.

3: All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein moved that February 5, 1941, at 11 A.M., Standard

Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of Eight Thousand One Hundred Forty-nine Dollars and Five Cents (\$8,149.05) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years Taxes
Granted By State Board of
Tax Appeals \$8,149.05

Vincent J. Murphy
Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Thirty Thousand Nine Hundred Nineteen Dollars and Fifty Cents

(\$30,919.50) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Revenue and Finance from January 1st, 1941, to January 16th, 1941, as follows:

Director's Office	\$ 1,549.98
Comptroller's Office	1,831.02
Auditor's Office	1,799.67
Pension Salaries	437.50
Auditing and Special	
Accounting	687.00
Treasurer's Office	1,302.73
Tax Receiver—	
Cashier's Division	1,315.80
Tax Receiver—	
Addressograph Division	470.80
Tax Receiver—	
Bookkeeping & Billing	
Division	2,859.62
Tax Receiver—	
Counter Division	1,094.80
Personal Tax Arrears	1,859.74
Tax Board—	
Assessors Division	7,375.88
Tax Board—	
Surveyors Division	1,293.09
Tax Revaluation—WPA	4,393.59
Commissioners Assessments	
Local Improvements	541.66
First District Court	1,190.82
Second District Court	1,115.80
	<hr/>
	\$30,919.50

Vincent J. Murphy
Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Seven Hundred Seventy-five Dollars

and Seventy Cents (\$775.70) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Division of Works	
Projects—1940	6.35
Division of Works	
Projects—1941	769.35
	<hr/>
	\$775.70

Vincent J. Murphy
 Jos. M. Byrne Jr.
 Pearce R. Franklin
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Two Thousand Four Hundred Eighty-five Dollars and Seventy-three Cents (\$2,485.73) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being for Supplementary Payrolls of the Tax Board, Assessors Division and Surveyor's Division, Supplementary Overtime Payroll of the Tax Receiver, Bookkeeping and Billing Division, and Temporary Payroll of the Personal Tax Arrears, Department of Revenue and Finance covering the period from December 1st, 1940, to December 31st, 1940, as follows:

Tax Board—	
Assessors Division	\$1,634.58
Tax Board—	
Surveyor's Division	133.80
Tax Receiver—Bookkeeping	
and Billing Division	556.25
Personal Tax Arrears	161.30
	<hr/>
	\$2,485.75

Vincent J. Murphy
 Jos. M. Byrne Jr.
 Pearce R. Franklin
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Nineteen Thousand Seven Hundred Twelve Dollars and Eighteen Cents (\$19,712.18) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments	
Tax Receiver	\$19,712.18

Vincent J. Murphy
 Jos. M. Byrne Jr.
 Pearce R. Franklin
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of One Hundred Thirteen Thousand Sixty-four Dollars and Forty Cents (\$13,064.40) be and the same is hereby appropriated to persons named on the annexed certified lists, being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 75.00
Auditor's Office	34.00
Comptroller's Office	7.50
Tax Board—	
Assessors Division	4.25

Tax Receiver—Bookkeeping & Billing Division	80.00
Tax Receiver — Addressograph Division	501.63
Tax Receiver— Counter Division	300.00
Pension Funds— Municipal Employees	30,000.00
Pension Funds— Board of Health	18,000.00
Pension Funds— Board of Works	5,870.35
Contingent	3,003.00
Reserve Overpayment— Tax Receiver	54,706.05
Refunds	482.62
	<hr/>
	\$113,064.40

Vincent J. Murphy
 Jos. M. Byrne Jr.
 M. Ellenstein
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy,
 Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, that the sum of Two Hundred Twenty-two Thousand, One Hundred Ninety-six Dollars and Eighty-three Cents (\$222,196.83) be and the same is hereby appropriated to the persons named on the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from January 1st to 16th, inclusive, as follows:

Director's Office	\$ 395.83
License Division	835.40
Building Division	3,429.14
Electrical Division	1,897.48
First Criminal and Family Courts	854.16

Second Criminal Court	531.23
Third Criminal Court	354.16
Night Police Court	312.49
Fire Division	81,210.36
Police Division	132,376.58
	<hr/>
	\$222,196.83

M. Ellenstein
 Pearce R. Franklin
 Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
 Byrne, Mayor Ellenstein.

RESOLVED, That the sum of Seven Thousand Seven Hundred Ninety Eight Dollars and One Cent (\$7,798.01) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Fire Division	\$7,798.01
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M. Ellenstein
 Pearce R. Franklin
 Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
 Byrne, Mayor Ellenstein.

Not voting: Commissioner Murphy.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the sum of Four Hundred Eighty five Dollars and Ninety-nine Cents (\$485.99), be

and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Newark City Home	\$374.79
Director's Office	31.40
Ivy Hill Power Plant	15.00
Public Outing	
(Camp Newark)	64.80
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	\$485.99

Pearce R. Franklin
 Jos. M. Byrne Jr.
 M. Ellenstein
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Sixty-seven Dollars and Fifty Cents (\$67.50) be and the same is hereby appropriated to the City Treasurer, being the reserve payroll of the Department of Public Works for the first half of December, 1940, as follows:

Bureau of Health	\$67.50
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Pearce R. Franklin
 Jos. M. Byrne Jr.
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

WHEREAS, the Board of Commissioners, with the consent of the

Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Works, permitting the withdrawal of funds by the said Director of the Department of Public Works, as needed, for the year 1940; and

WHEREAS, the said Director has withdrawn the following sums, to wit:

\$209,716.97, as set forth in attached certified list No. 1-Af.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

Pearce R. Franklin
 Jos. M. Byrne Jr.
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of One Hundred Nine Thousand Six Hundred Seventy-one Dollars and Twenty-three Cents (\$109,671.23) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll of the Department of Public Works for the first half of January, 1941, as follows:

Director's Office	\$ 1,640.82
City Hospital WPA	
Project No. 5410-7	165.83
Bureau of Health	27,751.15
United States Social	
Hygiene Fund	140.00
U. S. Health Sanitation	
Account	283.33
Bureau of Health WPA	
Dental Proj. No. 3-7-5703	125.00
City Hospital	25,795.53
City Hospital	62.00
Convalescent Hospital	2,014.16
City Home	
(Camp Newark)	62.50
City Home	83.75
Public Baths	5,476.65
Public Baths (Hayes Park	
East & West Pools)	1,773.63
Newark City Alms House....	3,123.15
Ivy Hill Power Plant	2,995.46
Outdoor Poor Department	1,687.31
Law Department	3,933.29
Board of Adjustment	520.00
Emergency Relief-	
Administration	29,395.78
Emergency Relief-	
Administration	27.10
Emergency Relief—WPA	
Projects No. 336-7, 4259-7	
5053-7, 7733-0	2,623.79
	<hr/>
	\$109,671.23

Pearce R. Franklin
 Jos. M. Byrne Jr.
 M. Ellenstein
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, THAT the sum of Seven Thousand Eight Hundred Eighty-six Dollars and Forty-one Cents (\$7,886.41), be and the same is hereby appropriated to the per-

sons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Outdoor Poor Department..	\$ 250.78
Board of Adjustment	144.75
Ivy Hill Power Plant	5.00
Relief Administration	1,749.64
Bureau of Baths	3,710.05
WPA Account Project No.	
6722-0-A52	90.00
Convalescent Hospital	717.24
WPA Account—Projects	
No. 6434-0, 232-3-E-02,	
6693-7, 6722-0-A52.	
7733-0, 165-122-77	1,218.95
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	\$7,886.41

Pearce R. Franklin
 Jos. M. Byrne Jr.
 M. Ellenstein
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Nine Hundred Fifteen Dollars and Seventeen Cents (\$915.17) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

1941

Maintenance of Dog Pound ..	\$625.00
Public Buildings—	
City Owned Property	165.17

WPA Project No. 119-09-99.... 125.00

 \$915.17

Jos. M. Byrne Jr.
 M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Fifteen Thousand, Eleven Dollars and Ninety-nine Cents (\$15,011.99) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Parks and Public Property from January 1st, 1941 to January 16th, 1941 as follows:

Director's Office	\$1,070.82
Smoke Abatement	179.16
WPA Project No. 7159-0	62.50
Public Buildings	9,132.94
Public Buildings	50.41
Public Buildings	
City Owned Property	219.86
Weights & Measures	544.66
Weights & Measures—	
Dedicated Revenue	
for 1940	250.00
Printing & Stationery	185.00
Shade Tree	1,457.49
WPA Project No. 1485-7	208.33
Central Purchase	1,650.82

	\$15,011.99

Jos. M. Byrne Jr.
 M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Three Thousand, Three Hundred and Thirty-three Dollars (\$3,333.00) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property as follows:

Shade Tree	\$2,009.00
Public Buildings	1,324.00

	\$3,333.00

Jos. M. Byrne Jr.
 M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Thirteen Thousand, Two Hundred Thirty Four Dollars and Sixty-four Cents (\$13,234.64) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Central Purchase	\$ 569.86
Director's Office	18.24
Printing & Stationery—	
Dedicated Rev.	2,581.29
Printing & Stationery	76.00

Printing & Stationery—	
Miscellaneous Advertising	204.93
Public Buildings	7,381.32
Public Buildings— City	
Owned Property	10.36
Smoke Abatement	90.67
WPA Proj. No. 7070-0	109.00
WPA-NYA Proj. No.	
110-0-99	31.00
Shade Trees	1,047.15
Shade Tree—	
Dedicated Revenue	187.60
WPA-NYA Project A-9—	
Reserve for 1939	578.90
WPA-NYA Project No. 121-7—	
Reserve for 1939	131.40
Weights & Measures	216.92
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	\$13,234.64

Jos. M. Byrne Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e,
Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Thirty-seven Thousand Six Hundred Ninety-seven Dollars and Thirty-eight cents (\$37,697.38) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Weekly Payroll,
Period Ending January 15, 1941.**

Port Newark Operations	\$ 1,287.20
Bureau of Motors	1,242.39

Bureau of Streets	2,059.98
Bureau of Sewers	868.03
House Sewer Connections	597.95
Bureau of Street Cleaning	22,298.94
Street Construction	287.45
Airport Construction	469.20
Bureau of Water	8,586.24
	<hr/>
	\$37,697.38

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of Fourteen thousand, seven hundred twenty-two dollars and sixty-eight cents (\$14,722.68) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Director's Office	\$ 26.25
House Sewer Connections	61.22
Port Newark Operations....	466.22
City Clerk	117.61
Surveys	15.00
Newspapers	27.99
Port Newark Operations ..	53.00
Water	6,894.56
Water	7,060.23
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	\$14,722.68

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution

tion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of nine thousand, three hundred fourteen dollars and sixty-five cents (\$9,314.65) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Reserve for Liabilities	
(Street Cleaning)	\$7,594.00
Water	44.40
Port Newark Operations	1,676.25
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	\$9,314.65

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of Fifty-two Thousand Five Hundred Eighty-one Dollars and Twenty-eight cents (\$52,581.28) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Semi-Monthly Payroll Period January 1-January 15, 1941, both incl.

Director's Office	\$ 1,452.07
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Port Newark Operations....	1,496.66
Bureau of Lighting	432.50
Bureau of Streets	6,231.61
Sidewalks	216.66
House Sewer Connections	385.02
Bureau of Sewers	1,232.47
Bureau of Street Cleaning	5,936.54
Bureau of Surveys	3,521.66
Engineering Division	1,348.73
Bureau of Motors	5,086.24
Bureau of Water	19,992.01
Newark Labor Relations	
Board	390.00
Sewer Construction	832.91
Airport Construction	200.00
City Clerk	3,526.20
Elections	300.00
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	\$52,581.28

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of one thousand, six hundred fourteen dollars and sixty-three cents (\$1,614.63) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Household Workers Training, WPA Proj 5183A.....	\$ 16.00
Sewer Construction WPA	
Proj. 6951-7	851.25
Airport Construction	255.00
Street Construction WPA	
Proj. 6926-7	48.00
Street Construction WPA	
Proj. 6926-7	444.38
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	\$1,614.63

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of seventeen thousand, three hundred fourteen dollars and seven cents (\$17,314.07) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Street Construction (WPA Proj. No. 6926-7)	\$13,992.20
Sewer Construction (WPA Proj. No. 6951-7)	2,526.07
Toy Mending, WPA Proj. No. 7050-0)	59.81
City Planning (WPA Proj. No. 7215-0)	4.50
Machine Shop WPA (NYA Proj. No. A9)	36.00
Home Demonstration Project (NYA Proj. No. A10)	23-21
Home Making (NYA Proj. No. 76-7)	367.31
Household Workers Training (WPA Proj. No. 5183A)	72.73
Mattress Factory (WPA Proj. No. 6424-1-0)	16.64
Gardening and Canning (WPA Proj. No. 6922-0)	52.95
Furniture and Metal (WPA Project No. 5209A)	162.65
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	\$17,314.07

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of five hundred sixty-one dollars and eighty-three cents (\$561.83) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Emergency Weekly Payroll, Period Ending January 18, 1941.

Bureau of Street Cleaning\$561.83

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

CONSTABLES

Emanuel Geller
 Irving Gelber
 Harold Semel

M. Ellenstein
Pearce R. Franklin
Joe. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the following Constables be and they are hereby appointed for terms expiring December 31, 1941:

Haskell E. Wilson, 302 Peshine Avenue.

Herman Meyerowitz, 24 Branford Place.

Harold Semel, 71 Summit Avenue.

Irving Gelber, 293 Pomona Avenue.

Emanuel Geller, 678 So. 19th Street.

Solomon C. Bennett, 790 Broad Street.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

WHEREAS, on January 8, 1941, resolution No. 9241 was adopted

providing for the conveyance to Luigi Risciniti of premises at 10-12 Hunterdon Street, Newark, owned by the City for the sum of three hundred and fifty dollars (\$350.00); and,

WHEREAS, said premises are to be conveyed free and clear of all municipal taxes, assessments, liens and charges to and inclusive of December 31, 1940, except that the purchaser assumes the taxes for the year 1941;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to cancel all unpaid taxes, assessments, liens and other municipal charges, interest and costs to and inclusive of December 31, 1940.

Vincent J. Murphy
M. Ellenstein
Jos. M. Byrne, Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, on May 3rd, 1933, the City of Newark entered into a contract with the Clark Coal Company, for the sale and delivery of coal to various departmental institutions over a period ending April 30, 1934; and

WHEREAS, Because the City of Newark was indebted to the Clark

Coal Company in the sum of \$21,224.32 for deliveries made during the months of June, July, August, September, October, and November, 1933, the Clark Coal Company on November 17, 1933, by written communication, rescinded and terminated the contract as of that date, giving as the reason for said termination, the City's default in payment; and

WHEREAS, subsequent to that date, the City of Newark made purchases of coal necessitating the expenditure of approximately \$20,000.00 in excess of the contract price; and

WHEREAS, subsequently the City of Newark instituted action in the Essex County Circuit Court against the Clark Coal Company for the amount of such excess payments, and the said Clark Coal Company counterclaimed against the City of Newark for loss of profits in the amount of \$27,500.00; and

WHEREAS, the Clark Coal Company, through its attorney, has offered to give a release to the City of Newark on the counterclaim, provided the City of Newark will give a release to the Clark Coal Company for its claim; and

WHEREAS, in the opinion of the Law Department the action should be settled on this basis, to wit: Exchange of releases between the parties, and the discontinuance of the suit, and the City Law Department has made recommendation that the suit be settled on these terms;

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the suit now pending in the Essex County Circuit Court between the

City of Newark and the Clark Coal Company, be settled and disposed of by the giving of a release by the City of Newark to the Clark Coal Company, and the acceptance of a release from the Clark Coal Company to the City of Newark, and the filing of the necessary discontinuance of the suit; and

BE IT FURTHER RESOLVED that the Director of the Department of Parks and Public Property and the City Clerk of the City of Newark, be and they are hereby designated and authorized to sign the necessary release on behalf of the City of Newark, in such form as may be approved by the Law Department.

M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the Director of the Department of Public Affairs and the City Clerk, be and they are hereby authorized and directed to execute on the part of the City of Newark the attached agreement between the Township of Pequannock and the City of Newark for a supply of potable water from the City's Pequannock Supply, upon the adoption of this resolution.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners B y r n e,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The City of Newark has an agreement with the Town of Bloomfield exchanges with the City of Newark their allotment of 4.0 million gallons of water per day from the Wanaque System for a like amount of water from the Newark Pequannock System; and

WHEREAS, The Town of Bloomfield has applied to the City of Newark for an additional supply of Pequannock water up to three million gallons per day; and

WHEREAS, The City of Newark is desirous of selling its surplus water; and

WHEREAS, The present agreement between the City of Newark and the Town of Bloomfield expires on November 23, 1945; and

WHEREAS, it is considered advisable by both parties to substitute a new contract for a period of fifteen (15) years;

THEREFORE, BE IT RESOLVED, That the Director of the Department of Public Affairs and the City Clerk, be and they are hereby authorized and directed to execute the attached agreement on the part of the City of Newark upon the adoption of this resolution.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e,

Franklin, Mayor Ellenstein.

WHEREAS, the Board of Commissioners has heretofore by resolution authorized the conveyance to the Pittsburgh Plate Glass Company of certain property on Herbert Place and Passaic River; and,

WHEREAS, there is located on the premises a water pipe line, as shown on attached diagram; and,

WHEREAS, it is deemed necessary for the convenience of the City owning adjacent property and for the public use to continue to use and maintain the aforesaid water pipe line;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the deed of conveyance to the Pittsburgh Plate Glass Company shall be made subject to a right of way to be reserved to the City for the purpose and use aforesaid; and that all specifications for the sale of said property be and the same are amended to conform to aforesaid reservation of right of way, in addition to all other things contained in said specifications.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark, that the bids received by the

Director of the Department of Parks and Public Property on December 10, 1940, for the property owned by the City at 242-248 Belmont Avenue and 218-234 Livingston Street, be and the same are hereby rejected, and that resolution No. 8907, adopted November 20, 1940, is hereby rescinded.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of the City of Newark, that resolution 9080, adopted December 18, 1940, be and the same is hereby rescinded, for the reason that the National Youth Administration does not desire the property therein authorized to be leased to it.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the City is the owner of property at 242-248 Belmont Avenue and 218-234 Livingston Street, which property was acquired by the City from the Alice Hayes Estate for park purposes; and,

WHEREAS, the said property is not needed for public purposes; and,

WHEREAS, the Director of the Department of Parks and Public Property recommends that the property be sold at public sale and the proceeds to be devoted to park purposes, as provided for in the bequest of Alice Hayes, Deceased;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to offer at public sale, according to law, the aforesaid premises owned by the City at 242-248 Belmont Avenue and 218-234 Livingston Street.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, on November 13, 1940 the Board of Commissioners adopted resolution No. 8859, to wit:

"WHEREAS, the lease on the property leased by the City and occupied by the Flyer's Holding Company provides for the appointment of arbitrators to determine the rent for the renewal period of ten years, when the City and the Tenant are unable to agree; and,

WHEREAS, the City and the Tenant have not been able to agree; and

WHEREAS, the Tenant has named John A. Linnett as its arbitrator, and Mayor Ellenstein recommends William Fiedler for appointment as City's representative;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that William Fiedler be and he is appointed to represent City as arbitrator in matter aforesaid."

and,

WHEREAS, the said arbitrators have made the following determination:

"TO:

CITY OF NEWARK—and—
FLYERS' HOLDING COMPANY

Pursuant to the terms of a lease entered into January 3, 1930 between the City of Newark and the Aero Food Company, covering certain lands at Port Newark Terminal on Route 25, which lease was later assigned to Flyers' Holding Company, the undersigned, John A. Linnett, representing the Flyers' Holding Company and William C. Fiedler, representing the City of Newark, have fixed the rental of the said property from January 1, 1940 to December 31, 1949, being the second ten-year period in said lease, at two thousand (\$2,000.00) dollars annually, having determined that said rental represents the fair rental value of the said property for that period of time.

Respectfully submitted,
John A. Linnett, M.A.I.
William G. Fiedler

Dated: January 6, 1941."

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the rental of the said premises, situate at Port Newark, and particularly described in lease approved January 22, 1930, for the renewal period of ten years, from January 1st, 1940, be and the same is hereby fixed at Two Thousand Dollars (\$2,000.00) per year; and the Director of the Department of Public Affairs and the City Clerk be and they are hereby authorized to execute a renewal lease, according to the terms and conditions of original lease, except as to rental, to be approved as to form by the Law Department.

M. Ellenstein
Pearce R. Franklin
Joos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering gasoline for various departments, and chlorine and Anhydrous Ammonia for the Department of Public Affairs.

BIDS to be received on such date

and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, Albert Lewin, 493½ High Street (residence 83 Johnson Avenue), Newark, New Jersey, filed with the License Commissioner of the City of Newark, on December 16, 1940, applications for Restaurant, Cigar Store and Bagatelle Licenses, and did deposit with the City Clerk of the City of Newark the sum of Fifteen dollars (\$15.00) at the time of the filing of said applications;

AND WHEREAS, the said Albert Lewin, decided to withdraw said applications;

AND WHEREAS, the said Albert Lewin is now entitled to refunds of Ten dollars (\$10.00) for Restaurant License No. 14 One dollar (\$1.00) for Cigar Store License No. 23, and Four dollars (\$4.00) for Bagatelle License No. 77, making a total of Fifteen dollars (\$15.00);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the said sum of Fifteen dollars (\$15.) be and the same is hereby ordered paid to the said Albert Lewin, and the Director of the Department of Revenue and Finance be and he

is hereby authorized and directed to return to the said Albert Lewin the said sum of Fifteen dollars (\$15.00).

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

WHEREAS, the various departments in the City own and use Burroughs Machines; and,

WHEREAS, these machines require servicing and new parts from time to time; and,

WHEREAS, by making one agreement for "servicing" a lower rate is obtained; and,

WHEREAS, each department constitute a separate unit for the purpose of this agreement, and each item of servicing and parts constitutes a charge; and,

WHEREAS, the service can be obtained only from the Burroughs Adding Machine Company, on the basis of the prices contained in the attached copy of agreement;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to enter into agreement with the Burrough Adding Machine Company for servicing

of their machines, as set forth in the attached agreement, at the annual rates specified therein, and for a period or one year commencing January 1, 1941, and according to the conditions of said agreement, copy of which is attached hereto and made a part hereof.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9243, dated January 8, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications in file

in the Department of Central Purchase, in the City of Newark.

STANDARD OIL COMPANY OF
NEW JERSEY—Newark, N. J.

(For all departments requiring
same—mainly Public Affairs)

Approx. 66,000 gal. Kerosene Oil—
to be delivered

A—in 55 gallon drums to any
point within the City Limits
and to McBride Avenue, Little
Falls, N. J., @ \$.066 gal.

B—in 1,000 gallon bulk within the
City limits @ .066 gal.

Jos. M. Byrne, Jr.
Vincent J. Murphy
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9243, dated January 8, 1941 the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it.

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and

Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

P. H. RYAN, INC—Newark, N. J.
(Public Affairs and Public Safety)

Approx. 790 bags Old Oats, 75 lb.
ea. No. 2 Min. 36 lb. to bu. @
\$1.24 bag.

Approx. 51 bags Domestic Brans,
pure, 100 lbs. each @ \$1.70 bag.

Approx. 41 tons No. 1 Timothy Hay
old, large bales @ \$22.40 ton.

Approx 1 ton Long Rye Straw, large
bales @ \$22.00 ton.

Approx. 20 tons Chamberlin's Spe-
cial Feed with corn @ \$47.00 ton.

Approx. 8 bags Chamberlin's Spe-
cial Feed with corn @ \$2.35 bag.

Approx. 200 lbs. Rock Salt—English
Lump @ .02 lb.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9243, dated January 8, 1941 the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

C. R. DANIEL, INC—Newark, N. J.
(Public Affairs—NYA Project)

Approx. 3,500 yds. Cotton Duck, 36
inches wide No. 8 (17-55 ounces
minimum per square yard) con-
forming to Federal Specification
CCC-D-771 @ \$.38 yd.

Approx 3,000 Solid Metal Rings,
Black Japaned @ .00875 ea.

NEILL & SPANJER—Newark, N. J.
(Public Affairs—NYA Project)

Approx. 9,500 sq. ft. Birch—Grade

F.A.S. D-2-S 1 1/8 inch full finish thickness. Width 4 inch and up. Lengths 8 feet and up @ \$105.00 M. ft.

Jos. M. Byrne, Jr.
Vincent J. Murpty
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9199, dated December 31, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commisisoners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

WILLIAM J. BARTOLOMEW

AND JEROME B. LITVAK—
Newark, N. J.

(Department of Public Safety)

1,100 Handbooks of Newark City Ordinances as published by William J. Bartholomew, L.L.B. and Jerome B. Litvak(L.L.B. @ \$1.25 each.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

WHEREAS, The Director of the Department of Parks and Public Property did solicit informal bids for the following material and labor for repairs to elevator No. 1, City Hall Annex No. 2, located in the rear of the City Hall, Newark, New Jersey, to wit:

Rebabbitting machine bearings, installing over-sized worm gear and spider bolts, checking drum sheave and fitting on shaft, for passager elevator No. 1, City Hall Annex No. 2;

and did receive an estimate from the Otis Elevator Company of one hundred eighty-two dollars (\$182.00) which the Director deems to be the lowest bid he can obtain for such work;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the aforesaid Director be and he is hereby

authorized to contract accordingly, subject to the requirements of all State Laws and City Ordinances governing municipal contracts, subject to State Laws and City Ordinance concerning prevailing wage scale and 8 hour day.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

The Director of the Department of Parks and Public Property submits the items, as hereinafter set forth, as obligations incurred by his department, all of which were necessary in the conduct of its affairs and recommended for approval by the Director, who certified as to correctness.

The items submitted herein have been audited by the Auditing Department and appear on the regular certified list of bills submitted for approval. The purpose of this resolution is for departmental record, and constitute a duplication.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the following purchases of materials, supplies and labor, by authority of the Director of the Department of Parks and Public Property be and the same are hereby approved.

Jersey Central Garage—
Gasoline, Oil, etc.\$ 43.43

Central Purchase
Bennett Oil Company—

Tire Repairs 1.50

Underwood Elliott Fisher
Co.—Typewriter Repairs 1.50

Director's Office

Bennett Oil Company—
Gasoline, Oil, etc 18.24

Printing and Stationery—

Dedicated Revenue—

Underwood Elliott Fisher
Co.—Typewriter Repairs 21.25

C. J. Webb—Repairing Typewriters 14.00

Printing and Stationery—

Miscellaneous Advertising—

Newark Evening News—
Miscellaneous Advertising.. 94.13

Newark Star-Ledger—
Miscellaneous Advertising.. 10.80

N. J. Ass'n of Real Estate
Boards—Display Advertising 100.00

Public Buildings

Abbott Floor Covering Co.,
Inc.—Laying Linoleum and
Furnishing same28.00

Max S. Kotler—Locks and
Keys 2.80

N. J. Bell Telephone Co.—
Switchboard 881.30

N. J. Bell Telephone Co.—
Direct Wires 136.32

N. J. Commission for the
Blind—Furniture Repairs.... 10.57

Walther Sign Co.—Lettering
Door 5.00

Public Buildings—City Owned Property		Solomon Newbarth—Transportation and Calls	5.00
Department of Public Affairs—Water—Water Rent	10.36	N. J. Bell Telephone Co.—Telephone at Nursery	5.00
Smoke Abatement		Charles F. Restaino, M.D.—Medical Services	3.00
Bennett Oil Co.—Gasoline, Oil, etc.	13.64	Andrew J. Sweeney—Transportation and Calls	5.00
W.P.A.—N.Y.A. Project		System Brake Service, Inc.—Repairs to Truck	47.31
No. 110-0-99		Patrick H. Tansey—Transportation and Calls	5.00
Benj. Cohan—Repairs to Water Supply Service	31.00	Weights and Measures	
Shade Tree		Bennett Oil Co.—Gasoline, Oil, etc.	14.14
Carl Bannwart—Incidental Emergency Expenditures	9.52	W. E. Reed—Incidentals and Trial Purchases	11.29
Bennett Oil Co.—Gasoline, Oil, etc.	96.61	Superior Garage—Storage and Service	46.85
Commonwealth Water Co.—Water at Nursery	7.28		
Cornelius J. Cronin—Transportation and calls	5.00	Jos. M. Byrne, Jr.	
Wm. C. Hicks—Transportation and Telephone Calls....	3.00	M. Ellenstein	
Henry H. Kessler, M.D.—Medical Examination and X-rays	25.00	Pearce R. Franklin	
Walter R. MacPherson—Transportation and Calls..	5.00	Vincent J. Murphy	
McCarthy & Sharkey—Installing Calcium Chloride in Tractor Tires	10.00	The roll being called, the resolution was declared adopted by the following votes:	
Newark Beth Israel Hospital Services	33.50	Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.	
Newark City Hospital—Hospital Services and X-Ray	6.00	Mayor Ellenstein offered the following resolution:	
Newark Saw Works—Saws Filed and Set	12.50	WHEREAS. Nicola Toto, on May 1, 1913, entered the employ of the City of Newark, as a laborer, and has been continuously employed in such capacity, as laborer, for over a period of 27 years, his present employment being in the Division of Water, Department of Public Affairs, as laborer, and,	

WHEREAS, said Nicola Toto has made application for a pension, under Chapter 218, P.L. 1939 (R.S. 1937-43:12-1, as amended), wherein it is provided that:

"A person who has been continuously in the employ of any city for a period of twenty-five years and has reached the age of seventy years or who has been continuously in the employ of any city for a period of forty years and has reached the age of sixty years, may retire or be retired at any time thereafter. On and after retirement he shall be paid by the city one-half of the amount he was receiving as salary from the city at the time of his retirement;"

and,

WHEREAS, it appears that said Nicola Toto is now more than 76 years of age, and has been continuously employed by the City of Newark, since May 1, 1913—a period of over 27 years; and,

WHEREAS, the said Nicola Toto is receiving a salary of \$26 per week;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the application for a pension by Nicola Toto, employee of the City of Newark, as Laborer, Department of Water, Department of Public Affairs, be and the same is hereby granted, by virtue of the provisions of Chapter 218, P.L. 1939, (R.S. 1937-43:12-1), as amended, said pension to become effective as of January 9, 1941; and,

BE IT FURTHER RESOLVED, that said Nicola Toto be paid a pension of \$13 a week, said pension to be paid as other pensions are paid.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, That the following changes appearing in the payrolls of the Department of Parks and Public Property for the first and second half of January, 1941, and the weekly payrolls as hereinafter set forth be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Helen V. Ferris, temporarily appointed Cleaner at a salary of \$4.00 per day, effective January 16, 1941.

John J. Kenna, temporary Stationary Fireman, services terminated January 17, 1941.

Matthew M. Maguire, temporarily appointed Stationary Fireman, effective January 19th, 1941, at a salary of \$3,000.00 per annum.

William Westerfield, Oiler and Wiper, absent because of illness, effective January 21, 1941, is being paid during his absence.

James Byrne, an American citizen, temporarily appointed Oiler and Wiper at a salary of \$2,975.00 per annum, effective January 21, 1941.

Mr. Byrne has been appointed for relief work during the illness

of Mr. Westerfield.

Walter Dickerman, temporarily appointed Watchman, at a salary of \$1,200.00 per annum, effective January 20, 1941.

Mr. Dickerman has been appointed for relief work during the illness of Edward Collins, Oiler and Wiper, who has been absent because of illness since January 20, 1941.

Mr. Collins is being paid during his illness.

PUBLIC BUILDINGS—CITY OWNED PROPERTY

Frank Hess, Laborer, transferred to Shade Tree, at his same salary of \$.60 per hour, effective January 16, 1941.

James Hughes, Laborer, granted a three months' absence, without pay, effective January 30th, 1941.

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e,
Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT CITY HALL NEWARK, NEW JERSEY

The Board of Commisisoners of
the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held December 31, 1940, a resolution was adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following application for variances from the terms of the Zoning Ordinance be allowed:

627-635 Braodway; George D. and Florence M. Miller; in a 2nd business district the construction and operation of a gasoline station and lubritorium; same to be constructed and operated in conformity with the rules of this Board and in accordance with the amended plans filed with this Board; such use to be limited to the period of eight years.

This recommendation was held back pending the receipt of amended plans which are now on file in this office.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin

Secretary

Ordered filed.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use to be allowed:

Application of George D. and Florence M. Miller (Co-Investors Building and Loan Association, owner); for the construction and

operation of a gasoline station and lubritorium in a 2nd business district; premises 627-635 Broadway; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the amended plans filed with the said Board; such use to be limited to the period ending eight years from date hereof;

AND THE MATTER having been considered by the Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

Speaking on the application:

Donald Fox, Mr. Aierstock, Mr. Wolf, George A. Ohl, Jr., Mr. Hobbis, Mr. Murray and Harry Stevens.

What is the disposition of the Commission?

Commissioner Byrne: I move its adoption.

Mayor Ellenstein: Is there a second to that?

Commissioner Franklin: I second the motion.

Mayor Ellenstein: It might be well to make a study of the situation and see whether it would be a traffic hazard. However, I will put the motion.

Commissioner Byrne: I made an investigation of the property and I am satisfied it should be granted.

Mayor Ellenstein: The Clerk will call the roll.

The City Clerk: Commissioner Byrne?

Commissioner Byrne: Aye.

The City Clerk: Commissioner Franklin?

Commissioner Franklin: Aye.

The City Clerk: Commissioner Murphy?

Commissioner Murphy: No.

The City Clerk: Mr. Mayor?

Mayor Ellenstein: Well, I would like to look into it before I make any decision on it. I know it is a busy corner and I would like to have the question of whether it is a traffic hazard gone into, which is not covered by this report. So that in order to hold it in abeyance until a traffic check is made on it, I will vote no, pending the traffic report, and I would suggest, if there isn't any objection, that it be referred to the Traffic Department to determine whether this would be an increased hazard, for a report on that feature of it.

So that I am recording as "No," which would be the same as having not voted. If I did not vote there would not be a majority of the vote, there being but four members of the City Commission present. I am recording my vote temporarily until the report is made, when the matter will again come before the City Commission for disposition.

Mr. Fox: That is, as I understand it, you might say, for practical purpose that the decision is held in abeyance?

Mayor Ellenstein: Yes, for all practical purposes the decision is held in abeyance until an opportunity is presented to determine whether it is a traffic hazard; and if the Traffic Department determines it is not a traffic hazard I am inclined to vote in favor of granting the permit. That is the only question that arises in my mind. I know the corner.

Commissioner Byrne: What was the vote on this before the Board of Adjustment?

Mr. Ohl: Three and two.

Mr. Aierstock: Three in favor and two against.

(Laid over to secure traffic count from Traffic Department and report as to whether the erection of the gas station will constitute a traffic hazard).

Mayor Ellenstein: The usual resolution submitted by Director Murphy will be considered as though they have been read.

9358. A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

9359. A resolution re-assigning divisions in the Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

9360. A resolution re-assigning divisions in the Department of Public

Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

9361. Resolution re-assigning divisions in the Department of Revenue and Finnacle.

On roll call; Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

9362. Resolution re-assigning divisions in the Department of Public Affairs.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

We will now consider the presentation of names to fill the vacancy which exists on the City Commission.

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the clerk will call the roll.

On roll call: Commissioner Byrne voted aye;

Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie

having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Gerald McLaughlin.

Mayor Ellenstein: Director Byrne presents the name of Gerald McLaughlin. As many as are in favor of Mr. McLaughlin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. McLaughlin having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei.

As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese being chosen to fill the vacancy will signify by saying aye; contrary no. The Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Judge Ralph Villani.

As many as are in favor of Mr. Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy

voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Fillippone. As many as are in favor of Dr. Fillippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye;

Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Fillippone having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Frank Cozzoline.

As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.
APPROVED

PEARCE R. FRANKLIN
JOS. M. BYRNE JR.
M. C. ELLENSTEIN
VINCENT J. MURPHY

Board of Commissioners of the
City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., January 29, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at eleven a.m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

Commissioner Murphy introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

"An ordinance providing for the issuance of \$200,000 street improvement bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds."

The Board of Commissioners of The City of Newark, DO ORDAIN, as follows:

Section 1. It is hereby determined

and stated that the Board of Commissioners of The City of Newark proposes to resurface certain public streets in said City with bituminous concrete, or penetration macadam, or sheet asphalt, or with bricks and blocks of any material laid on concrete or sand or other foundation, or with concrete, an improvement hereinafter described as "purpose"; that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is Two Hundred Ten Thousand Dollars (\$210,000); (b) that Ten Thousand Dollars (\$10,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in section 40:1-55 of said Law, is Twenty Thousand Dollars \$20,000; and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is Two Hundred Thousand Dollars (\$200,000).

Section 3. In accordance with Section 40:1-12 of said Local Bond Law, the sum of Ten Thousand Dollars (\$10,000) shall be included and appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Two Hundred Thousand Dollars (\$200,000) to be designated "Street Improvement Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding Two Hundred Ten Thousand Dollars (\$210,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this

ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of five years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefitted thereby.

Section 8. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the offices of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law is increased by this ordinance by Two Hundred Ten Thousand Dollars (\$210,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said Law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that February 19, 1941, at 11 a. m., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

"An ordinance providing for the issuance of \$165,000 Water Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds."

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to enlarge and improve the water supply system established and operated by said City by the construction or reconstruction of additional water mains together with appurtenances necessary or suitable for its operation, an improvement hereinafter described as

"purpose"; that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the local Bond Law of New Jersey, as hereinafter provided; and that said water supply system would have been self-liquidating, as defined in Section 40:1-79 of said Local Bond Law, during the fiscal year beginning January 1, 1940, had there been included in the interest and debt redemption charges for such year an amount equal to interest for one year at the rate of four and one-half per centum (4½%) per annum, on said bonds or notes, and the amount of the first installment of serial bonds legally issuable to finance such purpose.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is One Hundred Sixty-five Thousand Dollars (\$165,000); (b) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Sixteen Thousand Five Hundred Dollars (\$16,500); and (c) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is one Hundred Sixty-five Thousand Dollars (\$165,000).

Section 3. To finance said pur-

pose, bonds of said City of an aggregate principal amount not exceeding One Hundred Sixty-five Thousand Dollars (\$165,000) to be designated "Water Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said Bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 4. To finance said purpose, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding One Hundred Sixty-five Thousand Dollars (\$165,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 5. It is hereby determined and declared that the period of

usefulness of said purpose is a period of forty years, computed from the date of said bonds.

Section 6. No part of the cost of financing said purpose as been or is to be specially assessed against property specially benefitted thereby.

Section 7. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by One Hundred Sixty-five Thousand Dollars (\$165,000), and that the issuance of said obligations is permitted by an exception to the limitations prescribed by said law, contained in Subdivision (f) of Section 40:1-13 of said Law.

Section 8. This ordinance shall take effect twenty days after the first publication thereof after the final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that February 19, 1941, at 11 a. m., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of

its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of Fifty Dollars (\$50.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Tax Receiver—Counter
Division \$50.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

RESOLVED, that the sum of Three Thousand Three Hundred Forty-two Dollars and Eighty-seven Cents (\$3,342.87) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office\$ 33.20
Auditor's Office 59.00
Tax Board—Assessors'
Division 650.00
Tax Receiver—Addressograph

Division 2.38
Sinking Fund Commission .. 40.50
Fiscal Agent 300.00
W.P.A. Project No. 7746-0
Leisure Time Activities 75.00
Car Fare 20.00
Refunds 237.10
Reserve Overpayments—
Tax Receiver 925.69
Tax Receiver—Bookkeeping
& Billing Division 1,000.00

\$3,342.87

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

RESOLVED, that the sum of Twenty Thousand Four Hundred Eighty-four Dollars and Twelve Cents (\$20,484.12) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years Taxes
Granted by State Board of
Tax Appeals \$20,484.12

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of Sixty-three thousand seven hundred ninety-seven dollars and thirteen cents (\$63,797.13) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—

Tax Receiver\$63,797.13

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Joe. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

RESOLVED. That the sum of One hundred forty dollars (\$140.00) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being for the Supplementary Overtime Payroll of the Tax Receiver—Bookkeeping and Billing Division, Department of Revenue and Finance, from January 2, 1941, to January 15, 1941, as follows:

Tax Receiver—Bookkeeping
and Billing Division\$140.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Joe. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of Six thousand, six hundred and fifty-eight dollars and eighty-six cents (\$6,658.86) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety, as follows:

Director's Office\$ 15.00—1941
Police Courts 25.00—1941
Building Division 150.00—1940
Police Department\$6,468.86—1940

\$6,658.86

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, That the sum of sixty-six dollars (\$66.00), be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Ivy Hill Power Plant\$30.00
Newark City Hospital 36.00

\$66.00

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of twenty-eight thousand six hundred sixty seven dollars and sixty-eight cents (\$28,667.68), be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

WPA Dental Proj. ..\$	40.00—1941
WPA Dental Proj. ..	12.50
WPA Tuberculosis	
Project State No.	
S5223 Sub. D-18..	487.35
Newark City	
Hospital	26,165.84
Newark City	
Hospital WPA	
Project No. 5410-7	251.11
Relief Administra-	
tion	17.78
Bureau of Health ..	1,209.75
Ivy Hill Power Plant	483.35
	<hr/>
	\$28,667.68

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED: That the sum of three thousand, six hundred fifty-five dollars and forty cents (\$3,-

655.40) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending January 22, and January 25, 1941 as follows:

Shade Tree	\$2,259.40
Public Buildings	1,396.00
	<hr/>
	\$3,655.40

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of thirty-seven thousand eight hundred eighty-nine dollars and seventeen cents (\$37,889.17) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Weekly Payroll,
Period Ending January 22, 1941.

Port Newark Operations\$	1,294.10
Bureau of Motors	1,242.39
Bureau of Streets	2,294.61
Bureau of Sewers	918.42
House Sewer Connections	551.00
Bureau of Street Cleaning	22,517.12
Street Construction	28.00
Airport Construction	469.20

Bureau of Water	8,574.33
	<u>\$37,889.17</u>

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of one thousand, five hundred sixteen dollars and fifty-six cents (\$1,516.56) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Airport Construction	\$ 255.00
Sewer Construction	1,261.56
	<u>\$1,516.56</u>

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

RESOLVED, That the sum of two thousand, four hundred eighty-one dollars and fifty-four cents (\$2,481.54) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Toy Mending (WPA Proj. 7050-0)	\$ 107.85
Home Making (NYA Proj. 76-7)	19.17
Museum Extension (WPA Proj. 4510-0-A)	345.60
Book Mending (WPA Proj. 4592-0)	27.90
Furniture and Metal Craft (WPA Proj. 5209)	21.90
City Wide Clerical (WPA Proj. 5218A-5226A)	9.78
Household Workers Training (WPA Proj. 5183A) ..	58.13
Sewer Construction (WPA Proj. 6951-7)	1,691.82
Machine Shop (NYA Proj. A9)	199.39
	<u>\$2,481.54</u>

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of five thousand eight hundred eighteen dollars and fifty-six cents (\$5,818.56) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water	\$3,299.06
Streets	2,380.75
Port Newark Operations	60.85
Sewers	77.90
	<u>\$5,818.56</u>

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of eighteen thousand, seven hundred fifty dollars and sixty-nine cents (\$18,750.69) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Street Construction	
(WPA No. 6926-7)	\$18,529.32
(1942) Sewer Construction (WPA	
No. 6951-7)	60.00—'41
Household Workers' (WPA Proj.	
No. 6313-0)	9.94—'41
(1941) City Planning (WPA No. 7215-0)	
	16.65—'41
(1941) Toy Mending (WPA No. 7050)	
	134.78—'41
	<hr/>
	\$18,750.69

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED: That the sum of three hundred seventy-eight dollars and thirty-eight cents (\$378.38) be

and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Weekly Payroll, Period Ending January 25, 1941.

Bureau of Street Cleaning
 Emergency Snow Removal \$378.38

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Sixty Dollars (\$60.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Supplementary Semi-Monthly Payroll, Period January 6-January 10, 1941

City Clerk	\$45.00
Elections	15.00
	<hr/>
	\$60.00

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of seventy-six dollars and four cents (\$76.04) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Newark Industrial Commission (Year 1941)	\$60.50—1941
Sewers (Year 1940)	10.14—1940
Director's Office (Year 1941)	5.40—1941
	<hr/>
	\$76.04

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the following Constables be and they are hereby appointed for terms expiring December 31, 1941:

William Marzell, 293 Ridgewood Avenue.

Bernard Hoffman, 233 Schley Street.

Max Markowitz, 34 Goodwin Avenue.

Walton E. Wright, 17 Farley Avenue.

David Rothenberg, 224 Osborne Terrace.

M. Ellenstein
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Walton E. Wright
 David Rothenberg
 Bernard Hoffman
 William Marzell
 Harry Goldstein

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin
 Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS C. Madlinger was assessed for personal taxes for the year 1936 at 95-11th Avenue and also for the same year—1936—at 9 North 6th Street.

WHEREAS, C. Madlinger paid personal taxes for the year 1936 at both of the above addresses, in the amount of \$3.81 tax, \$1.63 interest charges, total \$5.44.

WHEREAS, This was a duplicate assessment of the personal taxes

for the year 1936, it is necessary to refund to G. Madlinger the amount of \$5.44 paid in duplicate.

BE IT RESOLVED THEREFORE that the City of Newark refund to C. Madlinger the amount of \$5.44 paid in duplicate for the 1936 taxes on personal property.

In accordance with provisions of Rs. 54:4:54.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

WHEREAS, R.S. 40:2-12, as amended, provides that (where any contracts, commitments or payments are to be made prior to the final adoption of the 1941 Budget) temporary appropriations should be made for the purposes and amount required in the manner and time therein provided;

WHEREAS, the date of this resolution is within the first thirty days of January, 1941; and

WHEREAS, one quarter of the total appropriations in the 1940 Budget, exclusive of any appropriations made for Debt Service and Relief in the 1940 Budget, is the sum of \$10,440,035.51, and

WHEREAS, on January 8th, 1941,

Resolution No. 9236 was adopted appropriating the sum of eight million five hundred fifty-six thousand nine hundred fifty-four dollars and sixty cents (\$8,556,954.60), and on January 15th, 1941, Resolution No. 9281 was adopted appropriating the sum of Thirty-seven thousand eighty-three dollars and five cents (\$37,083.05);

NOW, THEREFORE BE IT RESOLVED, that the following additional temporary appropriations be made and that a certified copy of this resolution be transmitted to the Chief Financial Officer for his records:

Parks and Public Property	\$ 104,316.74
Public Works	250,950.00
Public Affairs	404,500.00
Public Safety	500,675.00
Revenue and Finance....	61,700.00
	<hr/>
	\$1,322,141.74
Public Schools	400,000.00
	<hr/>
	\$1,722,141.74

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Byrne

DEPARTMENT OF PARKS AND PUBLIC PROPERTY
CITY HALL
NEWARK, NEW JERSEY

January 27, 1941.

Honorable Vincent J. Murphy,
Director of Revenue and Finance,
City Hall,
Newark, New Jersey.

Dear Director:

Submitted herewith are the additional temporary budget requirements for the sub-divisions of the Department of Parks and Public Property covering the period ending April 30th, 1941:

Director's Office—

Personal Service	\$ 2,350.00	
Service by Contract, etc.	35.00	
Materials and Supplies	50.00	
Fixed Charges	75.00	
	<hr/>	\$ 2,510.00

Smoke Abatement—

Personal Service	\$ 500.00	
Service by Contract, etc.	25.00	
Materials and Supplies	25.00	
Miscellaneous and Fixed Charges	25.00	
Equipment	25.00	
	<hr/>	600.00

Public Buildings—

Personal Service	\$ 27,000.00	
Service by Contract, etc.	2,400.00	
Materials and Supplies	3,500.00	
Miscellaneous and Fixed Charges	500.00	
Equipment	100.00	
	<hr/>	33,500.00

Workmen's Compensation Insurance Fund—

Personal Service	\$ 500.00	
Other Than Personal Service	200.00	
	<hr/>	700.00

Weights and Measures—

Personal Service	\$ 1,639.32	
Service by Contract, etc.	50.00	
Materials and Supplies	35.00	
Miscellaneous and Fixed Charges	191.75	
	<hr/>	1,916.07

Printing and Stationery

Personal Service	\$ 550.00	
Service by Contract, etc.	1,000.00	
Materials and Supplies	1,000.00	
		<hr/>
		2,550.00

Shade Tree—

Personal Service	\$ 11,764.00	
Service by Contract, etc.	100.00	
Materials and Supplies	200.00	
Fixed Charges	200.00	
		<hr/>
		12,264.00

Maintenance of Dog Pound—

Service by Contract, etc.	\$ 625.00	625.00
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W. P. A. Projects—

Personal Service	\$ 15,000.00
Other Than Personal Service	25,000.00

Public Buildings—City Owned Property—

Personal Service	\$ 320.00	
Service by Contract	250.00	
Materials and Supplies	50.00	
Fixed Charges	300.00	
		<hr/>
		920.00

Central Purchase—

Personal Service	\$ 3,801.67	
Service by Contract, etc.	70.00	
Materials and Supplies	260.00	
Miscellaneous and Fixed Charges	150.00	
		<hr/>
		4,281.67

Printing and Stationery—Dedicated Revenue—

Other Than Personal Service	3,750.00
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Weights and Measures—Dedicated Revenue

Personal Service	500.00
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Shade Tree—Dedicated Revenue—

Other Than Personal Service	200.00
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\$104,316.74

Respectfully submitted,

E. F. Masini.

Deputy Director of Parks and Public Property.

ADDITIONAL TEMPORARY BUDGET REQUIREMENTS TO

APRIL 30TH, 1941

DEPARTMENT OF PUBLIC WORKS

	Personal Services	Other than Personal Services
Director's Office	\$ 3,500.00	
Bureau of Health	70,000.00	
Newark City Hospital	60,000.00	
Convalescent Hospital	4,500.00	
Newark City Home	350.00	
Bureau of Baths	15,000.00	
Newark City Alms House	7,000.00	
Ivy Hill Power Plant	6,500.00	
Public Outing	100.00	
Outdoor Poor Department	4,000.00	
Relief Administration	70,000.00	
Law Department	8,000.00	
Board of Adjustment	2,000.00	
	<hr/>	
	\$250,950.00	

ADDITIONAL TEMPORARY BUDGET REQUIREMENTS TO

APRIL 30TH, 1941

DEPARTMENT OF PUBLIC AFFAIRS

	Personal Services	Other than Personal Services
Mayor's Office	\$ 3,200.00	
Bureau of Streets	22,000.00	
Bureau of Sewers	10,000.00	
Public Lighting	1,200.00	
Street Cleaning	130,000.00	\$ 30,000.00
Sidewalks	500.00	
Surveys	8,600.00	
Engineering Division	3,000.00	
House Sewer Connections	1,000.00	
City Clerk's Office	10,000.00	
City Clerk—Elections	2,000.00	
Newark Labor Relations Board	1,000.00	
Newark Museum	11,000.00	
Free Library	50,000.00	
Dedicated—Bureau of Water	80,000.00	
Port Newark Operations	14,000.00	
Streets	3,500.00	
Street Cleaning	1,000.00	

House Sewers	2,500.00	
Motors	20,000.00	
	<u>\$374,500.00</u>	<u>\$ 30,000.00</u>

CITY OF NEWARK, NEW JERSEY

John A. Brady,
Assistant Supervisor, Department of Public Safety.

January 27, 1941.

Hon. Vincent J. Murphy,
Department of Revenue and Finance,
City Hall, Newark, N. J.

Dear Director:—

Supplementing my letter of January 7, 1941 following are the requirements for the Department of Public Safety for an additional month:—

Director's Office:

Personal Service	\$ 900.00	
Fixed Charges and Miscellaneous Expense.....	250.00	
	<u> </u>	<u>\$ 1,150.00</u>

Police Division:

Personal Service	270,000.00	
Service by Contract or Agreement	5,600.00	
Material and Supplies	8,000.00	
Fixed Charges and Miscellaneous Expense	3,000.00	
Equipment	3,000.00	
	<u> </u>	<u>289,600.00</u>

Fire Division:

Personal Service	\$175,000.00	
Service by Contract or Agreement	4,500.00	
Material and Supplies	4,500.00	
Fixed Charges and Miscellaneous Expense	500.00	
Equipment	500.00	
	<u> </u>	<u>185,000.00</u>

License Division:

Personal Service	\$ 2,000.00	
Materials and Supplies	100.00	
Fixed Charges and Miscellaneous Expense	100.00	
	<u> </u>	<u>2,200.00</u>

Building Division:

Personal Service	\$ 9,000.00	
Service by Contract or Agreement	100.00	
Materials and Supplies	100.00	
Fixed Charges and Miscellaneous Expense	125.00	
Equipment	50.00	
	<u> </u>	<u>9,375.00</u>

Electrical Division:

Personal Services	\$ 6,000.00	
Materials and Supplies	200.00	
Fixed Charges and Miscellaneous Expense	250.00	
		6,450.00

Cuorts:

Personal Service	6,000.00	
Fixed Charges and Miscellaneous Expense	50.00	
Printing and Stationery	250.00	
Equipment	250.00	6,550.00

Board of Alcoholic Beverage Control:

Personal Service	100.00	
Service by Contract or Agreement	200.00	
Materials and Supplies	25.00	
Fixed Charges and Miscellaneous Expense	25.00	
		350.00

Total \$500,675.00

Respectfully submitted,

John A. Brady,

Assistant Supervisor, Department of Public Safety.

ADDITIONAL TEMPORARY BUDGET REQUIREMENTS TO

APRIL 30TH, 1941

DEPARTMENT OF REVENUE AND FINANCE

	Personal Services	Other than Personal Services
Director's Office	\$ 2,800.00	
Comptroller's Division	3,700.00	
Auditor's Division	4,100.00	\$ 200.00
Treasurer's Division	2,700.00	300.00
Tax Receiver—Cashier's Division	2,700.00	
Tax Receiver—Bookkeeping and Billing Division	6,800.00	1,500.00
Tax Receiver—Counter Division	2,200.00	
Tax Receiver—Addressograph Division	1,000.00	
Tax Board—Assessor's Division	14,800.00	1,500.00
Tax Board—Surveyor's Division	2,600.00	
Commissioners of Assessments for Local Improvements	1,100.00	
Arrears of Personal Taxes	6,600.00	
First District Court	2,300.00	
Second District Court	2,400.00	
Sinking Fund Commission	1,000.00	
Auditing and Special Accounting	1,400.00	
	\$58,200.00	\$ 3,500.00

Mayor Ellenstein offered the following resolutions:

WHEREAS, George M. Day, Adjutant of the Grand Army of the Republic and Willard Bryan, Sons of Union Veterans, appeared at a meeting of the Board of Commissioners on January 22nd, and submitted that heretofore the Grand Army of the Republic had conducted exercises at the Lincoln Memorial in front of the Court House on Lincoln's Birthday; that because of the extinguishment of the membership of the organization it is necessary that some other arrangements be made for the purpose or defraying the expenses; and,

WHEREAS, these exercises are in celebration of Lincoln's Birthday, and it is desired that the custom be continued of holding these exercises on Lincoln's Birthday, and the said George M. Day, Adjutant of the Grand Army of the Republic, and Willard Bryan, Sons of Union Veterans, request that an appropriation of \$100.00 be made by the City Commission for the purpose of defraying the expenses in connection with such appropriate exercises as aforesaid; and,

WHEREAS, in the opinion of the City Commission these exercises constitute a public event, as contemplated by the Home Rule Act and the laws of New Jersey;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the sum of \$100.00 be and it is hereby appropriated for the purpose aforesaid; and the Director of the Department of Public Works be and he is hereby authorized to carry out the purpose of this resolution, and that the said sum of \$100.00 shall be

included in the appropriation for the Department of Public Works for the year 1941.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Resolution No. 9344, adopted by the Board of Commissioners on January 22, 1941, refers to the lessee as "Flyers' Holding Company"; and,

WHEREAS, the correct name is "Flyers' Restaurant, Inc.";

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark, that the aforesaid resolution, No. 9344 be and the same is hereby amended to conform to the above correction as to name.

M. Ellenstein
Jos. M. Byrne, Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to ad-

vertise for sealed proposals for furnishing and delivering Dry Goods and Household Supplies, Meats and Meat Products and Groceries and Dairy Products for the Department of Public Works; Electro Copyist Paper for the Department of Public Safety; also for the sale of obsolete material and scrap iron at Newark Center Market, Department of Parks and Public Property.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Director of the Department of Parks and Public Property did solicit informal bids for monthly cleaning (both internally and externally) of one hundred and five (105) toilet fixtures located in the City Hall group of building, Newark, New Jersey; and did receive an estimate from the Leghorn Chemical Company of thirty-two dollars (\$32.00) per month, or three hundred and eighty-four dollars (\$384.00) per annum, which the Director deems to be the lowest bid he can obtain for such work;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark that the aforesaid Director be and he is hereby authorized to contract accordingly, subject to the requirements of all State Laws and City Ordinances

concerning prevailing wage scale and eight (8) hour day; said contract effective February 1st, 1941, for one year.

Jos. M. Byrne Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of The City of Newark, by a resolution No. 9084 dated December 18, 1940, the Director of the Department of Parks and Public Property publicly solicited, received and opened bids for repairing and rewiring 200 K. W. Burke Generator, located in the City Hall Power Plant, Newark, New Jersey; and

WHEREAS, The Director of the Department of Parks and Public Property submitted a resolution to this Board of Commissioners awarding the contract for this work to H. L. Hemphill & Company, whose bid in the amount of One Thousand, Four Hundred and Fifty Dollars (\$1,450.00) was the lowest bid received; and

WHEREAS, This Board of Commissioners refused adoption of said resolution because of a question whether or not the said H. L. Hemphill & Company was complying with the wage and hour law, and

WHEREAS, In a letter addressed to Director Byrne dated January 20th, 1941 a statement was made

by the H. L. Hemphill & Company as follows:

"All our men's rates are not the prevailing rate of pay." and,

WHEREAS, The Law Department of The City of Newark has advised this Board of Commissioners that the Board is justified in refusing to award the contract to H. L. Hemphill & Company because of the aforesaid statement in their letter of January 20th, 1941 addressed to Director Joseph M. Byrne, Jr., and

WHEREAS, The Westinghouse Electric & Manufacturing Company was the next lowest responsible bidder, having bid the sum of One Thousand, Six Hundred and Fifty Dollars (\$1,650.00) for the aforesaid work;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark, that the proposal of said Westinghouse Electric and Manufacturing Company be and the same is hereby accepted and the contract, subject to the requirements of all State Laws and City Ordinances governing municipal contracts, awarded to the Westinghouse Electric & Manufacturing Company, at the price aforesaid; and the Law Department is directed to prepare the contract for the said work upon adoption of this resolution, and the Director of the Department of Parks and Public Property and the City Clerk of The City of Newark are hereby authorized and directed to execute the said contract, subject to State Laws and City Ordinances concerning prevailing wage and eight (8) hour day.

Jos. M. Byrne Jr.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, The City of Newark under contract dated May 25, 1925 has furnished stand-by service to the City of East Orange for emergency use through a 16-inch connection at the intersection of Bloomfield Avenue and Grove Street in the Town of Bloomfield, Essex County, New Jersey, at an annual charge of \$2500; and

WHEREAS, said contract has expired; and

WHEREAS, The City of East Orange desires to continue such stand-by service on the same terms;

NOW, THEREFORE, BE IT RESOLVED, That the Director of the Department of Public Affairs and the City Clerk, be, and they hereby are, authorized and directed to execute on the part of The City of Newark, the attached agreement for the continuation of such stand-by service upon the adoption of this resolution.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Naye: Commissioner Murphy.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the second half of January 1941 be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Walter Dickerman, temporary Watchman, services terminated January 31, 1941.

Edward Collins, Watchman, returned to duty from sick leave on January 29, 1941.

Josephine Nester, temporarily appointed Telephone Operator, effective January 27, 1941, at a salary of \$20.00 per week. Miss Nester has been appointed for relief work during the illness of Mae Bolton, Telephone Operator, who has been absent since January 27th, 1941. Miss Bolton is being paid during her illness.

Isabelle C. Jones, temporarily appointed Telephone Operator, effective January 28th, 1941, at a salary of \$20.00 per week. Miss Jones has been appointed for relief work during the illness of Agnes Lamb, Telephone Operator, who has been absent since January 28th, 1941. Miss Lamb is being paid during her illness.

Harry Van Egri, temporarily appointed Engineer, at a salary of

\$3,180.00 per annum, effective January 24th, 1941. Mr. Van Egri has been appointed for relief work during the illness of William A. Roos, Engineer, who has been absent since January 24th, 1941. Mr. Roos is being paid during his illness.

Jos. M. Byrne Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

RESOLVED, that the title of Investigator be and the same is hereby created in the Newark City Alms House, Department of Public Works, at a salary of \$1,320 per annum, effective February 1, 1941.

In view of the increasing number of patient referrals from the City and Convalescent Hospitals to the Hospital wing of the Alms House a more intensive check-up of the financial status of these patients and their immediate relatives becomes necessary. This position will be filled by an employee now working in the Alms House at a small increase in salary.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

WHEREAS, The Director of the Department of Parks and Public Property desires that the positions of Administrative Clerk be created in the aforesaid department at an annual salary of \$2800.00 minimum to \$3500.00 maximum and that Alfred C. Nagel be appointed temporarily to such position pending Civil Service examination and certification,

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the position of Administrative Clerk in the Director's Office, Department of Parks and Public Property, be and the same is hereby created at the annual salary from \$2800.00 minimum to \$3500.00 maximum, and Alfred C. Nagel be and he is hereby appointed as temporary Administrative Clerk at the annual salary of \$2800.00 to be paid as other salaries are paid, and

BE IT FURTHER RESOLVED, That the said position of Administrative Clerk and the temporary appointment of Alfred C. Nagel, aforementioned, be and are hereby made and conditioned upon the approval of the Civil Service Commission and the regulations of Civil Service Laws and Rules, and

THAT IT IS FURTHER RESOLVED, That upon the adoption of this resolution and subject, to the approval of the Civil Service Commission on the appointment of Alfred C. Nagel as temporary Administrative Clerk, his employment as Clerk in the Director's Office, Department of Parks and Public Property at a salary of \$2800.00 per

annum terminate.

Jos. M. Byrne Jr.
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votees:

Yeas: Commissioners Byrne, Franklin, Murphy.

Mayor Ellenstein offered the following resolutions:

RESOLVED, that Irving W. Drake, Clerk-Stenographer in the City Clerk Division of the Department of Public Affairs, be and he is hereby granted a leave of absence without pay from February 1st, 1941 to April 30th, 1941.

M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, since the ban on bingo in Essex County many thousands of Newarkers journey weekly to communities in neighboring counties by bus and private car to enjoy the amusement, and

WHEREAS, church, veteran and fraternal organizations which sponsored bingo in Newark for charitable and Welfare purposes are now deprived of this means of fund raising for their worthy causes, and

WHEREAS, Newarkers who go to other communities for bingo often-

times patronize mercantile establishments in those communities, depriving Newark merchants of that business, and

WHEREAS a committee of church, veteran and fraternal organizations has sponsored a movement to restore bingo in Essex County under rigid controls which would permit only bona fide charitable organizations to conduct the amusement,

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that bingo is approved if conducted only by such organizations for charitable and welfare purposes, barring absolutely professionalism and commercialism.

M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne Jr.
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Meyer C. Ellenstein, Director of the Department of Public Affairs has filed project application No. 5209-A with the Work Projects Administration to provide employment for 207 persons to be taken from the relief rolls of the City on a Furniture, Wood, and Metal Work Project in the City of Newark; and

WHEREAS, in said project application, the sum of \$12,000 is set up as the sponsor's contribution to provide rent, heat, light, and power; and

WHEREAS, the Fidelity Union Trust Company of 755 Broad Street, Newark, are the owners of the three story and basement brick building and garage, located at 47 Spruce Street in the City of Newark, containing approximately 12,000 square feet of floor space, which is well suited for the operation of a unit of said project, and has agreed to lease said building to the City of Newark;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Affairs be and he is hereby authorized to enter into and execute a lease with said Fidelity Union Trust Company for the premises hereinbefore described for twelve months at a rental of \$85.00 per month, payable in advance, from funds appropriated for the operation of Work Projects Administration Projects, subject to such conditions and covenants as may be required by said Director of the Department of Public Affairs and to approval as to form by the law department.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Meyer C. Ellenstein, Director of the Department of Public Affairs has filed Project Application No. 7193-E-106 with the Work Projects Administration to provide employment for 56 persons to be

taken from the relief rolls of the City upon a Statistical Project in the City of Newark; and

WHEREAS, in said project application, the sum of \$2,710.00 is set up as the sponsor's contribution to provide rent, heat, light and power; and

WHEREAS, the K. & S. Realty Company, a corporation of New Jersey with principal offices at 174 Market Street, Paterson, New Jersey, is the owner of the building located at 901 Broad Street, in the City of Newark and has agreed to lease Room No. 506 in said building, containing approximately 700 square feet of floor space, which is well suited for the operation of said project to the City of Newark;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Affairs be and he is hereby authorized to enter into and execute a lease with said K. & S. Realty Company for the premises hereinbefore described on a month to month basis at a rental of \$50.00 per month, payable monthly in advance from funds appropriated for the operation of Work Projects Administration Projects, subject to such conditions and covenants as may be required by said Director of the Department of Public Affairs, and to approval as to form by the law department.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

January 28, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs,

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*537-545 Springfield Avenue; Fischer's Auto Sales Co.; renewal of permit for automobile sales station; such use to be limited to the period of one year ending January 5, 1942;

*27-35 Rector Street; Sam Guerra; renewal of permit for automobile parking station; such use to be limited to the period of one year ending December 23, 1941;

*878-880 Broad Street; Mortann Corp; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 29, 1942;

*1007-1011 Eighteenth Avenue; Carl Schroeder, owner; renewal of permit for gasoline station; such use to be limited to the period of eight years ending December 14, 1948;

*122-124 Bank Street (18 Comes Alley); Estate of Edward Strouse, owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 11, 1942;

*64 Park Street; Marion Pitts; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 4th, 1942;

*42-46 Jones Street; Max Littman, owner; renewal of permit for gasoline station; such use to be limited to the period of eight years ending July 18, 1949;

*1105-1123 Raymond Boulevard; Prudence Parking Co., Inc.; renewal of permit for automobile parking station and gasoline pumps; such use to be limited to the period of one year ending January 8, 1942;

*17-21 Clinton Street; Ideal Parking Corp; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 24, 1942;

*55-57 Commercial Street; Raynor Auto Service; renewal of permit for automobile parking station; such use to be limited to the period ending March 24, 1942;

*42-44 Park Street; Robert Treat Garage; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 10, 1942;

*318-320 Bloomfield Avenue; Frederick Spitzhoff, owner; renewal of permit for gasoline station; such use to be limited to the period of eight years ending November 30, 1948.

Respectfully submitted,

BOARD OF ADJUSTMENT.

R. B. Rankin
Secretary.

Ordered filed.

City Clerk: We have referred to us by the Board of Adjustment twelve matters, all of which are renewals and may be disposed of at this time under a suspension of the rules.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in these twelve cases.

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Fischer's Auto Sales Co. (Public Service Electric and Gas Company, owner); for the renewal of permit for automobile sales station; premises 537-545 Springfield Avenue; such use to be limited to the period of one year ending January 5, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendation of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Sam Gurrera (Guarantee Building and Loan Association; for the renewal of permit for automobile parking station; premises 27-25 Rector Street; such use to be limited to the period of one year ending December 23, 1941;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this applications?
(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Mortann Corporation (Stanley Company of America); for the renewal of permit for automobile parking station; premises 878-880 Broad Street; such use to be limited to the period of one year ending January 29, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations

of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Carl Schroeder, owner, for the renewal of permit for gasoline station; premises 1007-1011 Eighteenth Avenue; such use to be limited to the period of eight years ending December 14, 1948;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Estate of Edward Strouse, owner; for the renewal of permit for automobile parking station; premises 122-124 Bank Street (18 Comes Alley); such use to be limited to the period of one year ending January 11, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein

Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy. Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Marion Pitts (Richard S. and Marion Pitts, owners); for the renewal of permit for automobile parking station; premises 64 Park Street; such use to be limited to the period of one year ending January 4, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commisisoner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Max Littman, owner; for the renewal of permit for gasoline station; premises 42-46 Jones Street; such use to be limited to the period of eight years ending July 18, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Prudence Parking Co., Inc.; (Julia A. Vogt and Jaquill Realty Co., owners); for the renewal of permit for automobile parking station and gasoline pumps; premises 1105-1123 Raymond Boulevard; such use to be limited to the period of one year ending January 8, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commisisoners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Rayner Auto Service (Raymond Boulevard Realty Co., owner); for the renewal of permit for automobile parking station; premises 55-57 Commercial Street; such use to be limited to the period ending March 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Robert Treat Garage (Soney and Sage Company and Angela and Grace Catalene, owners); for the renewal of permit for automobile parking station; premises 43-44 Park Street; such use to be limited to the period of one year ending January 10, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commisisoners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Frederick Spitzhoff, owner; for the renewal of permit for gasoline station; premises 316-320 Bloomfield Avenue; such use to be limited to the period of eight years ending November 30, 1948;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e,

Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ideal Parking Parking Corp. (Union Building Company, owner); for the renewal of permit for automobile parking station; premises 17-21 Clinton Street; such use to be limited to the period of one year ending January 24, 1942;

AND the matter having been considered by this Board.

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response.)

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Copy of Budget of Essex County for the year 1941.

Ordered filed. Copy to be sent to Commissioner Murphy.

Mayor Ellenstein: The usual five resolutions submitted by Commissioner Murphy will be considered as though they have been read.

A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Affairs.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted o.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for November, 1940.

Department of Buildings for November, 1940.

Clerk of First District Court for November, 1940.

Clerk of Second District Court for November, 1940.

Superintendent of Alms House for November, 1940.

City Clerk (2) for November, 1940.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court, for November, 1940.

Thomas F. Guthrie, Chief Clerk,

Night Police Court, for November, 1940.

Thomas F. Guthrie, Chief Clerk, Night Police Court, for November, 1940.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 1, for November, 1940.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 2, for November, 1940.

Robert J. Beckley, Clerk, 3rd Criminal Court, for November, 1940.

Elizabeth S. Lewis, Clerk Family Court, for November, 1940.

City Treasurer for November, 1940.

Comptroller for November, 1940.

Ordered filed.

CITY OF NEWARK, NEW JERSEY DEPARTMENT OF REVENUE AND FINANCE

December 2, 1940.

To the Honorable.

The Commissioners of the City of Newark, N. J.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of November, 1940:

RECEIPTS

Cash on hand—October 31, 1940	\$3,396,737.99	
Received from Comptroller—November	3,451,550.48	
		<hr/>
		\$6,848,288.47

DISBURSEMENTS

By Warrant	\$4,245,082.43	
Without Warrant	29,367.57	4,274,450.00
		<hr/>
Cash on hand—November 30, 1940		\$2,573,838.47

Respectfully,

Vincent J. Murphy.

Director of Revenue and Finance.

By: Joseph J. Kroehl.

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

DESCRIPTION	MONTH OF NOVEMBER, 1940			
	Last Year's Collections Total to Month November	% Col. Last Year	This Year's Collections Total to Month November	Budget Anticipation this Year
Licenses:				
Sale of Alcoholic Beverages ..\$	430.00	\$ 624,624.00	99.82	\$ 617,010.74
Ice Cream, Plumbing and				
Refuse	157.00	11,236.50	124.82	9,488.50
All Other Licenses	3,485.96	112,703.91	98.69	113,792.76
Fees and Permits:				
Tax Search Fees	688.25	7,839.75	111.42	8,697.75
Building and Electrical				
Work—Permits	2,938.90	30,161.38	104.60	30,642.63
Public Sewer Connection—				
Tap Fees	50.00	1,430.00	107.51	2,790.00
Towels, Soap, Bathing Suits	1,124.08	19,669.75	92.64	17,774.48
Combustible, Moving Picture,				
Garage and Misc. Permits	1,712.50	17,043.40	80.47	16,329.40
Receipts for Patients Treated	2,034.28	19,760.99	72.50	25,250.14
Contribution by City of				
East Orange for Passaic				
Valley Sewer Maintenance		27,920.66	100.00	32,450.83
Jury and Listing Fees	2,739.15	33,955.90	82.22	34,033.81
Animal, Chicken, Plumbing				
Permits and Misc. Fees	448.50	8,239.40	114.96	6,998.80
Transcript Fees for Births,				
Deaths, Etc	434.00	5,387.55	92.00	8,024.45
Fines: Magistrates	5,727.60	78,377.60	89.10	59,024.50
Overdue and Lost Books	1,719.93	19,583.89	97.89	16,989.02

DESCRIPTION	Last Year's Collections Month November	Total to Date	% Col. Last Year	This Year's Collections Month November	Total to Date	Budget Anticipation this Year	% Col. this Year
Interest and Costs on Assessments	506.55	8,898.30	85.18	188.24	10,200.76	9,400.00	108.51
Interest and Costs on Taxes	41,871.00	597,319.64	68.90	49,590.87	449,479.09	640,000.00	70.22
State and Other Aid:							
Gas Tax Refund		22,404.42	110.68		25,226.37	27,000.00	93.43
Public Lighting Reimbursement		4,225.41	132.42		4,161.63	5,600.00	74.31
Bill Board Tax		2,511.00	100.00		3,285.55	2,900.00	113.29
State Aid for Relief, 1938—							
Franchise and Gross Receipts Taxes of 1938-1939		15.26			77.10	1,768,986.97	
Franchise Taxes of 1939-1940...	64.39	2,589.09	00.01		4,038.32	685,513.00	00.58
Gross Receipts Taxes of 1939-1940	27.22	81.68			41.43	710,391.00	
Bus Receipts Tax: 5% Trolley Jitney Tax		21,390.24	52.82	22,279.44	22,297.44	21,300.00	104.59
	21,188.81	232,344.65	101.90	22,394.35	226,297.57	253,400.00	89.30
Leases and Rentals:							
City Owned Property	16,052.50	131,446.00	88.87	14,510.98	155,480.37	162,500.00	95.68
Rent: Army Base	8,333.33	91,666.66	91.67	8,333.33	91,666.66	100,000.00	91.67
Rent: City Railway							
Reimbursement: Lighting							
Inspectors Salary							
Total Miscellaneous Revenues Anticipated					3,000.00	1,500.00	200.00
Real Estate Arrears: "Regular"	194,162.30	4,484,749.87)	84.03	243,202.77	3,369,079.90)	4,541,036.98	84.65

DESCRIPTION	Last Year's Collections Month November	Total to Date	% Col. Last Year	This Year's Collections Month November	Total to Date	Budget Anticipation this Year	% Col. this Year
Personal Arrears	30,516.67	607,508.21)	26,476.94	475,049.67)
Tax Title Liens: Real Estate Taxes	32,445.24	406,213.85	58.85	16,476.76	308,059.29	513,988.61	59.93
Interest and Costs: Lien Certificates	2,122.57	26,808.78	14,147.81
Special Items of General Revenue:							
Leases and Rentals of City Owned Property	416.66	9,090.46	102.20
Smoke Abatement Bureau Fees	640.00	1,918.00	79.22	289.00	3,230.00	5,800.00	55.68
Zoning Board Fees	260.00	1,310.00	61.50	170.00	2,520.00	2,100.00	120.00
Pill Board Tax	50.00	10.86
Foreclosed Property Rents	135.00	452.00	51.95
Farmers Market Fees	500.00	15.62	2,950.00	2,900.00	101.72
Current Tax Collections	2,858,150.65	27,495,674.00	72.90	2,747,050.46	31,174,632.42	37,749,140.30	82.58
Miscellaneous Revenue Not Anticipated	428.35	8,614.42	1,596.36	16,165.18
1940 Tax Advance	909.53	909.53
City Home
Police Department
Street Cleaning
Board of Adjustment
Other
Dedicated Revenue:							
Newark Airport	24,171.93	121,426.95	55.11	6,108.37	175,620.09	288,160.00	60.94

DESCRIPTION	Last Year's Month November	Collections Total to Date	% Col. Last Year	This Year's Collections Month November	Total to Date	Budget Anticipation this Year	% Col. this Year
Bureau of Water	220,997.48	2,346,651.65	91.38	218,276.13	2,357,657.01	2,600,728.04	90.65
Bureau of Docks	5,450.49	103,495.04	91.28
Bureau of Streets	6,445.90	56,373.69	58.71	12,190.28	56,180.47	69,741.00	80.55
Bureau of Street Cleaning	494.03	12,000.26	84.09	1,792.82	14,566.97	13,938.00	104.51
House Sewer Connections	2,343.93	22,078.64	103.60	3,236.91	24,235.15	28,706.00	84.42
Outdoor Poor	780.00	7,699.94	82.79	790.00	10,728.01	8,300.00	77.36
Weights and Measures	2,936.50	106.29	2,942.50	7,936.50	37.07
Bureau of Motors	9,288.59	73.08	46.25
Printing and Stationery	3,436.43	33,838.90	73.08	133.34
Shade Tree	96.42	1,227.77	61.38	56.47	1,045.98	1,203.98	86.87
Public Outings
City Hospital: Payroll Credits....	14.67	125.55	38.44	182.45
Convalescent Hospital:
Payroll Credits	17.80	25.86
Administration of Relief	538.96	148.36	699.72
200 Washington Street Corp.	833.33	9,166.63	833.33	9,166.63
Henry C. Jones Estate	2,087.62	157.45
Redemption of lien certificates	13,654.25	264,219.96	5,921.90	84,379.18
U. S. Social Hygiene	8,600.00	9,020.00
Emergency Relief, 1938	990.13	2,017,835.22	2,849.98
Emergency Relief, 1939	1,542,012.98	652,614.25
Public Schools	821,702.43	7,253,494.20	981,920.31	7,929,744.66
Refunds—Current Taxes	1,623.78	9,286.74	914.03	15,558.68
Return Checks—Current Taxes	17,358.93	42,930.47	4,842.63	68,118.73
Regular Assessments: Pavings	315.09	125,163.98	361.50	27,368.51
Poor Relief Surplus	1,409,128.31	1,380,000.00	102.11

DESCRIPTION	Last Year's Collections Month November	This Year's Collections Total to Date	% Col. Last Year	This Year's Collections Month November	Total to Date	Budget Anticipation this Year	% Col. this Year
Grading, Curbing, Flagging...							
1940 Relief							
House Sewer Connections					202,902.13		
U. S. Health Sanitation					9,963.33		
1942 Taxes Paid in Advance..				1,945.64	3,925.09		
Miscellaneous							
T.T.L. Assessment: Pavings	1,089.18	54,462.76		101.10	35,076.79		
Sewers							
Grading, Curbing, Flagging..							
Openings							
House Sewer Connections							
Shade Trees							
Sidewalks							
Miscellaneous							
Other Cash Collections	2,925,789.29	8,794,735.36		19,383.86	5,429,204.66		
Over Deposit	30.30	229.92			4.71		
Totals	\$7,279,538.99	\$58,018,552.23					
Under Deposit		228.42					
Ordered filed.							

Vincent J. Murphy.

Mayor Ellenstein: We will now proceed with the presentation of names to fill the vacancy which exists, and Director Franklin proposes the name of—

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. Gerald McLaughlin.

Mayor Ellenstein: Director Byrne presents the name of Gerald McLaughlin. As many as are in favor of Mr. McLaughlin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. McLaughlin having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. John B. Keenan.

Mayor Ellenstein: Director Byrne

presents the name of John Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye;) Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Judge Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye;

Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

VINCENT J. MURPHY
JOS. R. BYRNE JR.
PEARCE R. FRANKLIN
M. C. ELLENSTEIN

Board of Commissioners of
The City of Newark, New Jersey.

H. S. REICHENSTEIN

City Clerk.

MINUTES OF MEETINGS OF THE BOARD OF COMMISSIONERS

FEBRUARY, 1941

Newark, N. J. February 5, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at eleven a.m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to repeal an Ordinance entitled: "An Ordinance to amend

Section 774 of the Revised Ordinances of The City of Newark (Revision of 1913), and to repeal Section 775 of the Revised Ordinances of the City of Newark, (Revision of 1913); adopted December 31st, 1940," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

Mr. Charles Shankoff, (80 Court Street). Yes. There are two items that are questionable.

Mayor Ellenstein: This is the revision of the former ordinance.

Mr. Shankroff: I understand. Well, may I speak on both ordinances at the same time?

Mayor Ellenstein: This ordinance recinds it.

Mr. Shankroff: I understand.

Mayor Ellenstein: You are going to oppose the recision?

Mr. Shankroff: No. May I talk on both at the same time, because it applies to both.

Mayor Ellenstein: All right.

Mr. Shankroff: If you want me to wait—

Mayor Ellenstein: Have you read the recision ordinance?

Mr. Shankroff: Yes.

Mayor Ellenstein: If you want to speak on both—you will get a dozen rate. That is one-sixth of a dozen.

Mr. Shankroff: May I call your attention to an opinion of Chancellor Campbell. That is the opinion of the New Jersey Court of Errors and Appeals. And this is what it says in part:

"Any obstruction or erection in a public highway which interferes with the rights of lawful users, amounts to a common or public nuisance for which a municipality is responsible if it was active in the creation of the condition. An action will lie against him who creates the nuisance as well as against him who continues it.

"Under our statutes the accrual of the cause of action is the event from which the period of limitation is to be computed. Plaintiffs here had no cause of action until the wife sustained the injury for which she seeks recovery.

"Defendants contend the trial court erred in refusing to admit

certain testimony and evidence showing that control and maintenance of the street and curb had been transferred to the county in 1923. The evidence was excluded as immaterial.

"As pointed out heretofore, liability for a nuisance fastens on both the creator and maintainer thereof. The duty to remove such a nuisance and to refrain from constructing one cannot be delegated—

Mayor Ellenstein: What is that paper, the Spotlight?

Mr. Shankroff: I will tell you in a minute. I did not want to burden the record with a lot of other information, but this is the opinion of Chancellor Campbell.

"The duty to remove such a nuisance and to refrain from constructing one cannot be delegated or transferred prior to the abatement of the nuisance."

Here is the case of Dorothy Fredericks and Samuel Fredericks, her husband, plaintiffs-respondents versus the town of Dover. This decision was made October 10, 1940. Mayor Ellenstein: What is the case?

Mr. Shankroff: I just read the case.

Mayor Ellenstein: What were the facts of the case?

Mr. Shankroff: Then I will go back.

Mayor Ellenstein: Don't go back too far.

Mr. Shankroff: I want to explain one point in this case, and that is that you cannot transfer liability.

Mayor Ellenstein: If you go back too far you will never get to where you are now by six o'clock.

What were the facts in the case.

Mr. Shankroff: "This in an action for injuries sustained by plaintiff Dorothy Fredericks in slipping and falling on a metal covering of a storm gutter.

"The complainant charges that the defendant with active wrong doing in the installation of the storm gutter at a dangerous pitch and that same was dangerously smooth so that it constituted a hazard to persons walking thereon."

Mayor Ellenstein: Now, what objection have you to the ordinance?

Mr. Shankroff: I will tell where this concerns the ordinance. The theory of this decision is you do not transfer liability. You can transfer an asset subject to the liability. It is an obligation of the municipality to clean the streets and the sidewalks. And here was a case where they constructed an iron cover at a dangerous angle, a slippery condition, and she slipping had an injury.

Now, the other condition I am going to talk to you about—

Mayor Ellenstein: You see, you only have a half-baked knowledge of the law. Don't you know unless it is out of a department that is operated for revenue, like the water department or the airport or anything else self-sustaining in theory, if not in practice, that you cannot sue the City? You omitted something there.

Mr. Shankroff: I think you are right.

Mayor Ellenstein: Thanks.

Mr. Shankroff: Nevertheless, in spite of all you have said, the City owns the street from the lot line to lot line.

Mayor Ellenstein: But they do not gain the revenue.

Mr. Shankroff: People sue the City—

Mayor Ellenstein: When you talk about streets, you know that always attaches, that you cannot recover anything. They tell you about suing the City, knowing you cannot recover anything. You cannot recover anything if the City does not keep the street clean. Suppose you were coming down a hill which was slippery and the City neglected to sprinkle salt or sawdust or ashes, you cannot sue the City to recover because we do not operate the streets for gain, it is for a common purpose. You own the streets just as well as anyone else. But when it comes to operating a department or division for profit, then you can sue the City.

Mr. Shankroff: It was a storm gutter. Who operates that for the profit.

Mayor Ellenstein: I don't know.

Mr. Shankroff: Here is the case.

Mayor Ellenstein: Some cities have a charge for sewer disposal.

Mr. Shankroff: That is true.

Mayor Ellenstein: Some cities have a charge for collecting ashes and refuse.

Mr. Shankroff: May I say this, your Honor: Just last week there

was a court case. It seems somebody sued the City of Elizabeth for a slippery sidewalk and the judge threw out the case. But as far as the City of New York is concerned, they have thousands of cases every winter.

Mayor Ellenstein: But the sidewalk does not even apply because you are charged with the duty of keeping your sidewalk clean.

Mr. Shankroff: That is what I am coming to.

Commissioner Murphy: That is against the property owner.

Mr. Shankroff: But I think the City has always made a difference. I think the City of Newark lately—

Mayor Ellenstein: Some people include Public Service on the theory they have more money.

Mr. Shankroff: Here is the other objection: If you take Washington Street, that is a sixty-six foot wide street, and with the exception of a few blocks, the width between the curbs is fifty-two feet leaving fourteen foot of sidewalk, seven foot on each side. Now, under your theory as explained on the first hearing on these matters, that you would permit leaving the snow on the sidewalk except three foot from the curb, that leaves only a four-foot passageway—

Mayor Ellenstein: We are not concerned about Washington Street. You don't think men in business on Washington St. are only going to clear the sidewalk four feet.

Mr. Shankroff: That is the difference between the old ordinance and the new ordinance. The old ordinance says this: "Shall cause

same to be removed entirely from off the sidewalk and to the space of one foot from the curb." Now, the new ordinance as you say, although it doesn't say so, but as it was explained last time, permits the property owner to leave an accumulation of three feet on the sidewalk.

Mayor Ellenstein: And the purpose of that is so he cannot pile one foot away up high in one direction, and it gives people in residential sections three more feet to pile snow.

Mr. Shankroff Sixteenth Avenue—
Mayor Ellenstein: What is the legal objection to it?

Mr. Shankroff: I just like to tell you this, that so far as the layman is concerned, so far as he pedestrian is concerned, and I am a pedestrian—

Mayor Ellenstein: Not this minute.

Mr. Shankroff: No, I am not walking off yet. But here is the situation that so far as the previous theories of the four-footed beast and the two-footed animal—

Mayor Ellenstein: Now you are in a menagerie.

Mr. Shankroff: The two-footed animal was always preferred. Now, we haven't got anymore sympathy for the four-footed animal because he is scarce, and we have four-footed iron horses or four-wheeled iron horses and we are widening that space between the curbs and yet you are leaving a very small margin for pedestrians, and I as a pedestrian can say that this ordinance does not conform with the previous ordinance, which was much better for the City.

Mayor Ellenstein: Is there anyone else who desires to be heard?

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Franklin moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the title of "An Ordinance to repeal an Ordinance entitled: "An Ordinance to amend Section 774 of

the Revised Ordinances of the City of Newark (Revision of 1913), and to repeal Section 775 of the Revised Ordinances of the City of Newark, (Revision of 1913); adopted December 31st, 1940," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Byrne, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An ordinance to repeal an Ordinance entitled: "An Ordinance to amend Section 774 of the Revised Ordinances of The City of Newark (Revision of 1913), and to repeal Section 775 of The Revised Ordinances of The City of Newark, (Revision of 1913; adopted December 31st, 1940.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to amend Section 774 of the Revised Ordinances of The City of Newark, (Revision 1913), and to repeal Section 775 of the Revised Ordinances of The City of Newark, (Revision of 1913)," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Franklin moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the title of "An Ordinance to amend Section 774 of the Revised Ordinances of The City of Newark, (Revision 1913), and to repeal Section 775 of the Revised ordinances of the City of Newark, (Revision of 1913)," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend Section 774 of the Revised Ordinances of the City of Newark, (Revision 1913) and to repeal Section 775 of the revised Ordinances of the City of Newark, (Revision of 1913).

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to acquire by gift the premises situate on Broad Street, between Academy Street and Raymond Boulevard, known as "Old Post Office property," and stated that today was the time fixed for a further hearing, his being the adjourned date for same, the ordinance having been introduced on information.

Commissioner Byrne moved that the ordinance be laid over until April 2, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, That the sum of Two hundred seventy-six dollars (\$276.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Contingent 1940\$276.00

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of For-

ty-four Thousand Twenty-six Dollars and Ninety-one Cents (\$44,026.91) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows: Reserve Overpayment—

Tax Receiver\$44,026.91

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Twenty-nine Thousand Three Hundred Sixty-seven Dollars and Ninety-eight Cents (\$29,367.98) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years
Taxes Granted by State
Board of Tax Appeals \$16,969.23
Remissions—Prior Years
Taxes Granted by State
Board of Tax Appeals 12,398.75
\$29,367.98

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy,

Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Thirty Thousand Three Hundred Fifty-four Dollars and Thirty-six Cents (\$30,354.36) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Revenue and Finance, from January 16th, 1941, to January 31st, 1941, as follows:

Director's Office	\$ 1,349.98
Comptroller's Office	1,831.02
Auditor's Office	1,799.67
Pension Salaries	437.50
Auditing and Special Accounting	660.00
Treasurer's Office	1,302.73
Tax Receiver—Cashier's Division	1,315.80
Tax Receiver—Addressograph Division	470.80
Tax Receiver—Bookkeeping and Billing Division	2,618.78
Tax Receiver—Counter Division	1,094.80
Personal Tax Arrears	1,983.76
Tax Board—Assessors Division	7,335.56
Tax Board—Surveyors Division	1,459.75
Tax Revaluation—WPA	3,840.93
Assessments for Local Improvements	541.66
First District Court	1,190.82
Second District Court	1,115.80
	<hr/>
	\$30,354.36

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Thirteen Thousand Four Hundred Twenty-six Dollars and Fifty-six Cents (\$13,426.56) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—
Tax Receiver\$13,426.56

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Byrne, Franklin, Mayor Ellenstein.

RESOLVED, That the sum of One Million One Hundred Eighty-nine Thousand Eight Hundred Twenty-one Dollars and Fifty-five Cents (\$1,189,821.55) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Auditor's Office	\$ 21.00
Treasurer's Office	17.07
Personal Tax Arrears	50.00
Tax Receiver—Cashier's Division	278.9¢
Tax Board—Assessors Division	1,724.8¢
Second District Court	11.5¢
County Tax	1,177,543.47
Reserve Overpayments Tax Receiver	10,174.75
	<hr/>
	\$1,189,821.55

Vincent J. Murphy
Jos. M. Byrne, Jr.

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy,
Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Two Hundred Twenty-two Thousand, Eight Hundred Fifty-one Dollars and Fifty-seven Cents (\$22,851.57) be and the same is hereby appropriated to the persons named on the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from January 16 to 31, 1941, incl., as follows:

Director's Office	\$ 395.83
License Division	835.40
Building Division	3,429.14
Electrical Division	2,121.48
First Criminal and Family Courts	854.16
Second Criminal Court	531.23
Third Criminal Court	354.16
Night Police Court	895.81
Fire Division	80,980.88
Police Division	132,453.48
	<hr/>
	\$222,851.57

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Byrne, Mayor Ellenstein.

RESOLVED, That the sum of two hundred sixty-two dollars and sixty cents (\$262.60) be and the same is

hereby appropriated to the person named on the annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

License Division\$262.60

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Byrne, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, That the sum of five thousand seventy-three dollars and twenty-three cents (\$5,073.23) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works as follows:

U. S. Health Sanitation Account	\$ 7.79
Ivy Hill Power Plant	2,026.50
Ivy Hill Power Plant	30.00
Law Department	124.90
	<hr/>
	\$5,073.23

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Murphy, Mayor Ellenstein.

RESOLVED, That the sum of two

hundred twenty-three dollars and ninety-five cents (\$223.95), be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Director's Office	\$ 54.40
Bureau of Health	169.55
	<hr/>
	\$223.95

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of ten thousand, thirty-six dollars and seventy-five cents (\$10,036.75) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Works, as follows:

WPA Bus Transportation \$10,036.75

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one hundred five thousand seventy-nine dollars and six cents (\$105,079.06) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll of the De-

partment of Public Works for the last half of January, 1941, as follows:

Director's Office	\$ 1,640.82
City Hospital—WPA Project No. 5410-7	165.83
Bureau of Health	28,122.62
United States Social Hygiene Fund	100.00
U. S. Health Sanitation Account	193.33
Bureau of Health—WPA Dental Project 3-7-5703	125.00
City Hospital	25,916.48
City Hospital	62.00
Convalescent Hospital	2,019.12
City Home (Camp Newark)	62.50
City Home	83.75
Bureau of Baths	5,705.20
Bureau of Baths (Hayes Park East and West Pool)	1,886.21
Newark City Alms House	3,240.05
Ivy Hill Power Plant.....	3,056.97
Outdoor Poor Department	1,678.31
Law Department	3,933.29
Board of Adjustment	520.00
Emergency Relief—Administration	24,415.73
Emergency Relief—Administration	40.00
Emergency Relief—Administration, Proj. No. 336-7, No. 7733-0, No. 4259-7, No. 5053-7	2,111.85
	<hr/>
	\$105,079.06

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the

following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Fifteen Thousand, One Hundred Thirty-nine Dollars and One Cent (\$15,139.01) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Parks and Public Property from January 16th to January 31st, 1941 as follows:

Director's Office	\$ 1,070.82
Smoke Abatement	179.16
WPA Project No. 7150-0	62.50
Public Buildings	9,301.96
Public Buildings	50.41
Public Buildings—City	
Owned Property	165.86
Weights and Measures	556.66
Weights and Measures—	
Reserve for Dedicated	
Revenue	250.00
Printing and Stationery..	185.00
Shade Tree	1,457.49
WPA Project No. 1485-7....	208.33
Central Purchase	1,650.82
	<hr/>
	\$ 15,139.01

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of three thousand, six hundred dollars and sixteen cents (\$3,600.16) be and the same is hereby appropriated to the City Treasurur, same being the week-

ly payrolls of the Department of Parks and Public Property for weeks ending January 29th and February 1st, 1941 as follows:

Shade Tree	\$2,224.16
Public Buildings	1,376.00
	<hr/>
	\$3,600.16

Jos. M. Byrne, Jr.
M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of forty-one thousand, five hundred and eighty-five dollars and eighty-two cents (\$41,585.82), be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bill contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Weekly Payrolls,
Week Ending January 29, 1941:**

Port Newark Operations	\$ 1,350.20
Bureau of Motors	1,537.30
Bureau of Streets	2,197.90
Bureau of Sewers	1,076.97
House Sewer Connections	578.45
Bureau of Street Cleaning	25,568.42
Street Construction	140.00
Airport Construction	469.20
Bureau of Water	8,667.38
	<hr/>
	\$ 41,585.82

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

**City Treasurer, Semi-monthly
Payroll, Period January 16-**

January 31, 1941.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of eight thousand, one hundred thirty-two dollars and forty-four cents (\$8,132.44) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Motors	\$2,902.82
Street Cleaning	4,420.16
Motors	470.59
Water	338.87
	<hr/>
	\$8,132.44

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of fifty-two thousand four hundred sixty-four dollars and eight cents (\$52,464.08) be and the same hereby is appropriated to the persons named, as per certified list attached being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Director's Office	\$ 1,452.07
Port Newark Operations	1,441.66
Bureau of Lighting	432.50
Bureau of Streets	6,231.61
Sidewalks	216.66
House Sewer Connections	1,232.47
Bureau of Sewers	1,232.47
Bureau of Street Cleaning	5,936.54
Bureau of Surveys	3,521.66
Engineering Division	1,348.73
Bureau of Motors	5,086.24
Bureau of Water	19,774.81
Newark Labor Relations Board	
Street Cleaning— Reserve for Liabilities	200.00
Sewer Construction	832.91
City Clerk	3,526.20
Elections	455.00
	<hr/>
	\$ 52,464.08

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of three hundred six dollars and sixty-seven cents (\$306.67) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water	\$231.21
Streets	10.00
Port Newark Operations	11.00

Newark Industrial Commission	10.00
City Planning (WPA Proj. No. 7215-0)	1.40
Toy Mending (WPA Proj. No. 7050-0)	25.06
Surveys	6.00
Public Lighting	5.00
Street Cleaning	7.00
	<hr/>
	\$306.67

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one thousand two hundred sixty dollars and forty-nine cents (\$1,260.49) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Airport Construction	\$ 75.00
Vital Statistics (WPA Project No. 5232)	4.25
Street Construction (WPA Project No. 6926-7)	117.18
Sewer Construction (WPA Project No. 6951-7)	1,004.06
	<hr/>
	\$1,260.49

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one thousand, two hundred fifty-eight dollars and sixty-seven cents (\$1,258.67) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Weekly Payroll,
Period Ending January 29, 1941.

Bureau of Street Cleaning—	
Emergency Snow	
Removal	\$1,258.67

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of three hundred twenty-five dollars and ninety-seven cents (\$325.97) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Newark Labor Relations	
Board	\$146.12
City Clerk	112.00
Water	44.00
City Clerk—Defense	
Council	23.85
	<hr/>
	\$325.97

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the following Constables be and they are hereby appointed for terms expiring December 31, 1941:

Sanford Bierman, 41 Schofield Street.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

CONSTABLES

Sanford Bierman
Herman Meyerowitz

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Byrne, Mayor Ellenstein.

The following communication was received and read:

BOARD OF EDUCATION
31 Green Street
Newark, N. J.

February 5, 1941

Board of Commissioners of the City of Newark, N. J.

Gentlemen:

At the meeting of the Board of School Estimate held Wednesday morning, February 5, 1941, it was decided to respectfully recommend to the Board of Commissioners of the City of Newark that the sum of four million two hundred ten thousand dollars (\$4,210,000) be appropriated to the Board of Education for the current expenses of the schools, for the half year beginning January 1, 1941 and ending June 30, 1941, as set forth in the attached certificate.

Yours truly,

(Signed) Alfred H. Krick.

Secretary, Board of School Estimate

Att.
AHK-A

Ordered filed.

RESOLVED, That the Board of School Estimate does hereby respectfully recommend to the Board of Commissioners of the City of Newark that the sum of four million two hundred ten thousand dollars (\$4,210,000) be appropriated to the Board of Education for the current expenses of the schools for the half year beginning January 1, 1941 and ending June 30, 1941, and that three thousand dollars (\$3,000) of the

above amount be specifically appropriated for manual training purposes.

M. Ellenstein
Pearce R. Franklin
Frank Cozzoline
Edith M. Berry

The following communication was received and filed:

BOARD OF EDUCATION
31 Green Street
Newark, N. J.

February 5, 1941.

Board of Commissioners
of the City of Newark, N. J.

Gentlemen:

At the meeting of the Board of School Estimate held Wednesday morning, February 5, 1941, it was decided to respectfully recommend to the Board of Commissioners of the City of Newark that the sum of four million four hundred seventy thousand dollars (\$4,470,000) be appropriated to the Board of Education for the current expenses of the schools for the half year beginning July 1, 1941 and ending December 31, 1941, as set forth in the attached certificate.

Yours truly,

Alfred B. Krick.

Secretary, Board of School Estimate.

Att.
AHK-A

Ordered filed.

RESOLVED, That the Board of

School Estimate does hereby respectfully recommend to The Board of Commissioners of the City of Newark that the sum of four million four hundred seventy thousand dollars (\$4,470,000) be appropriated to the Board of Education for the current expenses of the schools for the half year beginning July 1, 1941 and ending December 31, 1941, and that two thousand dollars (\$2,000) of the above amount be specifically appropriated for manual training purposes.

M. Ellenstein
Pearce R. Franklin
Frank Cozzoline
Edith M. Berry

Commissioner Murphy offered the following resolutions:

We will confer with the necessary State officials, whose approval must be secured, and with the members of the Sinking Fund Commission, who must concur in any re-arrangement of assets held by said Commission, and will advise with the lawyers in the preparation of all required bond ordinances.

When the final program meets with your approval and the approval of the Sinking Fund Commission and State authorities, we will assist in putting the same into complete operation.

Subject to the final adoption of the program by your Board and the consummation of all steps necessary to put the program into complete operation, we shall be paid a fee of \$10,000 for the foregoing services.

It shall be further understood that no fee shall be due and payable

to us in the event the program, either in its original form or as modified by mutual agreement, is not adopted by the City Commissioners, on or before May 1, 1941.

If this proposal and the terms thereof are acceptable to you, we would appreciate your having the necessary action taken to authorize our engagement.

Very truly yours,

Norman S. Taber & Company.

By (Signed) Norman S. Taber.
NST:M

and,

WHEREAS, the aforesaid proposal is deemed to contain a plan which appears to be of benefit to and for the best interests of the City; and,

WHEREAS, subject to the submission of said plan and its final acceptance by the Board of City Commissioners, the said Norman S. Taber and Company shall be employed to prepare and submit said plan on the terms and conditions contained in its proposal, as hereinbefore set forth;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the aforesaid recommendation of the Sinking Fund Commission of The City of Newark be and is hereby concurred in, and that, subject to all the terms and condition as set forth in the proposal,

WHEREAS, There is an accumulation of money in the Sinking Fund of the City of Newark over the requirements of the debt service of the City; and,

WHEREAS, the members of the

Sinking Fund Commission have recommended the employment of Norman S. Taber and Company consultants on State and municipal finance, to formulate a debt reorganization program; and,

WHEREAS, Norman S. Taber and Company submits the following proposal:

NORMAN S. TABER & CO.

Consultants on State and Municipal Finance

30 Broad Street
New York, N. Y.

February 5, 1941.

Board of Commissioners
City of Newark, New Jersey

Gentlemen:

Under date of February 3, 1941, we submitted to the Sinking Fund Commission a preliminary report on a debt reorganization program for the City of Newark, based on the underlying principles governing the program as therein set forth, whereby certain of the assets, consisting of Newark bonds now held by the Sinking Fund, are exchanged on a par for par basis for new City of Newark bonds, we believe the following beneficial results can be obtained:

1. Provision for the payment of all term bonds at maturity or in most cases at the earliest call date, wherever redeemable.

2. Filling of all sinking funds to 100 per cent.

3. Release of approximately \$1,050,000 in the 1941 debt service requirements.

4. Fulfillment of all legal and contractual obligations with the bondholders.

We, Norman S. Taber and Company, respectfully propose to act as financial advisors and consultants to the City of Newark. We agree to formulate a rearrangement of the Sinking Fund Assets, aimed to accomplish the results an hereinbefore set forth, to prepare a survey setting forth in detail all the steps required together with supporting schedules which will show the effect on debt services requirements both under the present system and under the proposed system. As hereinbefore, set forth, Norman S. Taber and Company is hereby hired and employed to prepare and submit said plan of debt reorganization, at a fee of Ten Thousand Dollars (\$10,000.00); as set forth in its proposal, for all services and costs and expenses incurred in connection therewith; and the payment of said fee is due only upon acceptance and final adoption, on or before May 1, 1941, by the City of Newark of the plan formulated. The letter containing the above proposal is attached hereto and made a part hereof.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

WHEREAS, The Bond Anticipation Note of the City of Newark hereinafter described will become due and payable on the 13th day of February, 1941, and the Board of

Commissioners desires to make provision for the renewal of said note: NOW, THEREFORE,

BE IT RESOLVED By the Board of Commissioners of the City of Newark that there shall be issued pursuant to the ordinances heretofore adopted by the Board of Commissioners, a Bond Anticipation Note of The City of Newark of the aggregate principal amount of \$19,000 for the purpose of renewing the outstanding \$19,000 Bond Anticipation Note of said City dated November 13th, 1940, payable February 13th, 1941, authorized to be issued by the resolution adopted by the Board of Commissioners on the 13th day of November, 1940.

FURTHER RESOLVED, That the note issued pursuant to this resolution shall be dated on or about the date of its issuance and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, That said note shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and acting City Auditor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said note and to issue said note in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said note, and that said note is within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, That the power to determine any matter with

respect to said note not determined by this resolution, and also the power to sell said note, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said note in the manner provided by law.

FURTHER RESOLVED, That said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturity of said note sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such note so sold.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Byrne, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS, the premises situate at 297-303 West Market Street, Block 1837, Lots 1-4, has been heretofore assessed as one parcel of land, 95x92 AV; and

WHEREAS, There is outstanding thereon the following liens, to wit: Interest and Cost in Certificates

No. 32958-9, for the year

1934-38 — sold 8-22-39 \$	475.73
1934	545.93
1935	477.47
1936	508.99
1937	465.90

1938	543.46
1939	1,119.97
1940	994.92
1941—1st half	470.44
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	\$5,602.81; and

WHEREAS, John L. Pfeifer Estate has made application for apportionment of 90x23-ell 11.88x28.5 feet of said outstanding liens in accordance with the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS said apportionment amounts to:

1934	\$ 24.79
1935	21.76
1936	23.11
1937	21.33
1938	24.89
1939	94.24
1940	91.24
1941—1st half	43.50
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	\$342.86

The estate of John L. Pfeifer, Jr. represents that the proceeds of the sale of the parcel released by the City will be applied toward the redemption of tax certificate covering lots 1 and 2 held by the Manifest Corporation.

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that the Director of the Department of Revenue and Finance be and he is hereby authorized to make apportionment of the liens aforesaid on the above described property, as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Joe. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Arthur H. Bross is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, on October 1st, 1939, Arthur H. Bross was the owner of record of premises known and designated as Block 576, Lot 33, 6 Wakeman Avenue, Newark, New Jersey, which was assessed at a valuation of \$3,100 tax \$150.35;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Arthur H. Bross be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 576, Lot 33, 6 Wakeman Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, John J. Keating, Jr., is an honorably discharged veteran

and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939 John J. Keating, Jr. was the owner of record of premises known and designated as Block 425, Lot 30, 39 Newton Street, Newark, New Jersey, which was assessed at a valuation of \$4,100 tax \$198.85;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said John J. Keating, Jr. be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 425, Lot 30, 39 Newton Street, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Henry Landesman is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939 Henry Landesman was the owner of record of premises known and designated as Block 3666, Lot 71, 177-179 Scheerer Avenue, Newark, New Jersey, which was assessed at a valuation of \$8,200, tax \$397.70;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Henry Landesman be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 3666, Lot 71, 177-179 Scheerer Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, William J. Hayes is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 William J. Hayes was the owner of record of premises known and designated as Block 998, Lots 29-30, 12 Gotthart Street, Newark, New Jersey, which was assessed as a valuation of \$2,700, tax \$130.95;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said William J. Hayes be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 998, Lots 29-30, 12 Gotthart Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That an agreement between The Eybro Realty Corporation and the City of Newark, being an agreement allowing the City to construct and maintain a sewer from Avenue A across the property now occupied by Igoe Brothers, be and the same hereby is approved, and the Director of the Department of Public Affairs and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners B y r n e, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That an agreement between The Pennsylvania Railroad Company and the City of Newark, being an agreement allowing the City to construct and maintain a sewer under the Passaic Branch of the Pennsylvania Railroad between the Waverly Yard and Meadows Yard, as shown on the Bureau of Sewers plan dated December, 1940,

be and the same hereby is approved, and the Director of the Department of Public Affairs and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne Jr.
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

WHEREAS, the present lighting system at the new Stamp Issuing Office at 138 Washington Street, Newark, N. J., is very poor and inadequate for the needs of this office; and

WHEREAS, Mr. Owen A. Malady, Director of Relief, recommends the complete installation of proper and adequate lighting facilities;

THEREFORE, BE IT RESOLVED, That the Director of the Department of Public Works be and he is hereby authorized and directed to advertise for sealed proposals for the installation of electrical fixtures, etc. to supply sufficient light for this office in accordance with the specifications.

Bids to be received on such date and at such time as the Director shall in said advertisement designate.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commisisoner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Fire Hose and Traffic Signal Posts for the Department of Public Safety; Reinforced Concrete Pipe, Curb Boxes, Street Boxes, Rectangular Flange Basin Heads with 8 foot curb piece, 10 inch Manhole Heads and Covers, Grades E and J Broken Stone, Tar Cold Patch, Asphalt Cement Mineral Joint Filler and Asphalt Filler for Brick Pavements, for the Department of Public Affairs.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City

of Newark, New Jersey, by a resolution No. 9199, dated December 31, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to specifications on file in the Department of Central Purchase, in the City of Newark.

CO-SERVICE PRINTING COMPANY—Newark, N. J.

(Parks and Public Property)

200 Copies per month of the minutes of the Board of Commissioners' Meetings for the year 1941 @ \$2.13 page.

The contractor agrees that in cases whereby a different arrangement is required as to make-up and style, such additional charges shall not exceed the charges stipulated in the Graphic Arts Printers Code price, in addition to the page price quoted above.

Jos. M. Byrne, Jr.
Vincent J. Murphy

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Director of the Department of Parks and Public Property did solicit informal bids for the following material and work for plumbing to be done at the northeast corner of City Hall, Newark, New Jersey, to wit:

Furnish and install in air shaft in the northeast corner of City Hall approximately ninety (90) feet of 1¼ inch brass pipe, running from foot of shaft to top of building, with approximately ninety (90) feet of ¾ inch brass circulating line from top of 1¼ in riser to foot of shaft, with necessary connections in the air shaft and

Globe valves for each washroom; and did receive an estimate from Leo T. McSulla of one hundred and seventy-nine dollars (\$179.00), which the Director deems to be the lowest bid he can obtain for such work;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the aforesaid Director be and he is hereby authorized to contract accordingly, subject to the requirements of all State laws and City Ordinances concerning prevailing wage scale and eight (8) hour day.

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, in accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9346, dated January 22, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9346, dated January 22, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it.

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

AMERICAN OIL & SUPPLY
COMPANY Newark, N. J.

(Public Affairs)

One (1) or more carloads (15 1-ton containers) of Chlorine for delivery to Charlottsburg @ \$2.31 cwt.

Approx. 45 bbls. Copper Sulphate (Cu So 4) 450 lbs. to bbl. @ \$4.85 cwt.

CHARLES COOPER & COMPANY
Newark, N. J.

(Public Affairs)

Approx. 6,000 lbs. Anhydrous Ammonia, for delivery into City's truck at contractor's warehouse and-on for delivery to Charlottsburg @ .145 lb.

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, The Union News Company—Milk Bar, at Pennsylvania Railroad Terminal, Raymond Plaza West, Newark, New Jersey, filed with the License Commissioner of the City of Newark, on January 10, 1941, application for Restaurant License, and did deposit with the City Clerk of the City of Newark the sum of Ten Dollars (\$10.00) at the time of the filing of said application;

AND WHEREAS, The said The News Company—Milk Bar is now decided to withdraw said application;

AND WHEREAS, The said Union News Company — Milk Bar is now entitled to a refund of Ten Dollars (\$10.00) for Restaurant License No. 82.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the said sum of Ten Dollars (\$10.00) be and the same is hereby ordered paid to the said The Union News Company —Milk Bar, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return to the said Union News Company—Milk Bar, the said sum of Ten Dollars (\$10.00).

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

RESOLVED by the Board of Commissioners of the City of Newark that William L. Fox, Deputy Director of the Department of Public Affairs, be and he is hereby designated Acting Director of the Department of Public Affairs of the City of Newark during the absence of Meyer C. Ellenstein, Director of the Department of Public Affairs, and as such Acting Director said William Fox is hereby invested with all power, authority and duties possessed by and imposed upon said Director of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: Isabelle Jones, 188 Ellery Avenue, Newark, New Jersey, is on the Civil Service Employment List for Telephone Operator, being No. 3 in line for temporary employment:

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the aforesaid Isabelle Jones, be and she is hereby appointed temporary Telephone Operator, office of the City Clerk, Department of Public Affairs, at an annual salary of One Thousand and Three Hundred and Twenty Dollars (\$1,320.00) to be paid semi-monthly, as other salaries are paid, and subject to the rules and regulations of the Civil Service Commission governing temporary employment, effective February 4, 1941.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes ap-

pearing in the payrolls of the Department of Parks and Public Property for the first half of February, 1941, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Walter Dickerman, temporarily appointed Watchman at a salary of \$1,200.00 per annum, effective as of February 1st, 1941. Mr. Dickerman has been appointed for relief work during the illness of George Goertz, City Hall Policeman, who has been absent since February 1st, 1941 because of illness. Mr. Goertz is being paid during his absence.

Isabelle C. Jones, temporary Telephone Operator, services terminated on February 3rd, 1941.

Josephine Nestor, temporary Telephone Operator, services terminated on February 1st, 1941.

Marguerite Dow-Dell, temporarily appointed Telephone Operator, effective February 4th, 1941, at a salary of \$20.00 per week. Miss Dow-Dell has been appointed for relief work during the illness of Agnes Lamb.

May Bolton, Telephone Operator, returned to duty from sick leave on February 3rd, 1941.

Joseph Callery, Stationary Fireman, died on February 1st, 1941.

VACATIONS GRANTED WITH PAY, EFFECTIVE ON DATES SHOWN:

DIRECTOR'S OFFICE

Mildred Tropp, Clerk Stenographer, 12 days starting February 10, 1941, her 1940 vacation.

SMOKE ABATEMENT

Herman A. Davis, Smoke Inspector, one day of his 1940 vacation, namely, February 3rd, 1941.

WEIGHTS AND MEASURES

Jerome Nusbaum, Ass't Superintendent, 10 days, effective February 10, 1941.

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners B y r n e,
Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, on October 30, 1940, the Board of Commissioners of the City of Newark, on the recommendation of the Board of Adjustment dated October 15, 1940, adopted a resolution approving the construction and operation of gasoline station on premises 9-13 Fourteenth Avenue; and

WHEREAS, the applicant, Dave Lefand, was unable to proceed with the construction within the allotted time; therefore be it

RESOLVED, by the Board of Commisisoners of the City of Newark, that an extension of three months be granted to the said Dave Lefand for the commencement of the aforesaid work, said extension to expire April 30, 1941.

M. Ellenstein
Pearce R. Franklin

Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented the Application of George D. and Florence M. Miller (Co-Investors Building and Loan Association, owner); for the construction and operation of a gasoline station and lubricatorium in a 2nd business district; premises 627-635 Broadway; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the amended plans filed with the said Board; such use to be limited to the period ending eight years from date hereof;" And stated that today was the day set for a further hearing.

City Clerk: We were awaiting the report from the Police Department, which I have now, and the report is over the signature of Acting Chief of Police Haller to Assistant Supervisor Brady, submitting report of Acting Captain Rosenfelder.

(The City Clerk read the report).

City Clerk: There is no conclusion reached on any of these averages submitting the report. I asked that they report as to whether the erection of this gasoline station will constitute a traffic hazard. Rosenfelder—

Mayor Ellenstein: What about Haller?

City Clerk: They both contain the same thing.

Mr. Aierstok: The diagram shows there are eleven hundred pedestrians during that day and about eighty-eight hundred vehicles at that intersection.

Mayor Ellenstein: That wouldn't mean anything to me.

Mr. Aierstok: That is all I could get out of it.

Mayor Ellenstein: There ought to be some recommendation. That would not mean anything to me. I would have to visualize eighty-eight hundred pedestrians at certain hours.

Mr. Aierstok: Perhaps someone from the Police Department can interpret it. I tried to very hard, but I couldn't make it out.

City Clerk: It gives the traffic flow by hours or a twelve-hour stretch from 7:00 A. M. to 7:00 P. M. and the totals across Broadway—this advances about at Elwood Avenue—691—

Mayor Ellenstein: 691 what?

City Clerk: Pedestrians crossed Broadway and crossed Elwood Avenue. 409 have passed in that period, and 41 is the average per hour, 69 average per hour—

Mayor Ellenstein: What is the difference about pedestraings?

City Clerk: That is probably their method of determining whether or not it is a hazard.

Mayor Ellenstein: I cannot see how pedestrians would make any difference. Whether an automobile stops for gas or not they would be using that thoroughfare.

Commissioner Byrne: I move its adoption, Mr. Mayor.

Mayor Ellenstein: Is there a second to that motion that the action of the Zoning Board be concurred in?

Mr. Aierstok: Shouldn't we have some interpretation on this report?

Mayor Ellenstein: You voted against it, didn't you?

Commissioner Murphy: Yes, and I still am going to vote against it.

Mayor Ellenstein: It was deferred to this date so we could get a traffic report to determine whether that would create any increased hazard and to what extent. That is the reason I voted against it, pending the receipt of that report.

Commissioner Murphy: They don't recommend as a rule.

Mayor Ellenstein: They should make a recommendation one way or the other. This is the first time—

City Clerk: They have always said it would or would not create a traffic hazard.

Commissioner Murphy: In some cases they ask them to change a driveway.

Mayor Ellenstein: That is the purpose of the report.

City Clerk: May I suggest it be referred back to them for a conclusion, for a recommendation?

Mayor Ellenstein: That is the only thing to be done. If that meets with the approval of the City Commission, the City Clerk is in-

structed to refer it back for a recommendation whether a gasoline station would increase the traffic hazard there and to what extent.

Mr. Fox: May I ask when we will have that report?

City Clerk: The 19th of February.

Mayor Ellenstein: It won't be before the 19th.

City Clerk: The 19th, two weeks from today.

Mayor Ellenstein: I am sorry to keep you waiting all this time, because we did not know that the report was in this form, otherwise we could have told you earlier.

(Laid over to February 19, 1941 and City Clerk to obtain Police Department recommendation as to whether or not the gasoline station would increase the traffic hazard and to what extent.)

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

February 4, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.I. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

355-361 Van Buren Street; Charles Cooper & Co., Inc., owner, in a 2nd industrial district the construction of gasoline station including lubritorium and automobile laundry; same to be constructed and operated in conformity with the rules of this Board and in accordance with the the plans filed with this Board; such use to be limited to the period of eight years—(No objections);

*45-49 Lawrence Street; Bruce Realty Co., owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 24, 1942;

*333-339 Elizabeth Avenue; Abraham Teran; renewal of permit for gasoline station; such use to be limited to the period of eight years ending February 1, 1949;

*1-11 Centre Street; Robert Treat Garage; renewal of permit for automobile parking station; such use to be limited to the period of one year ending February 16, 1942;

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin,
Secretary.

Filed, copy to be sent to each commissioner and further action postponed to February 19, 1941.

City Clerk: We have referred to us by the Board of Adjustment five matters, three of which are renewals and can be disposed of at this time.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in these three cases.

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commisisoners B y r n e, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Bruce Realty Co., owner; for the renewal of permit for automobile parking station; premises 45-49 Lawrence Street; such use to be limited to the period of one year ending January 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissinoer Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Abraham Teran (Annie Greenfield, owner); for the renewal of permit for gasoline station; premises 333-339 Elizabeth Avenue; such use to be limited to the period of eight years ending February 1, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commisisoner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being caalled, the motion was declared adopted by the following votes:

Yeas: Commisisoners B y r n e, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Robert Treat Garage (Penn Railroad Co., owner); for the renewal of permit for automobile parking station; premises 1-11 Centre Street; such use to be limited to the period of one year ending February 16, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commisisoners B y r n e, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

February 5, 1941.

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held January 28, 1941, a resolution was adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following application for a variance from the terms of the Zoning Ordinance be allowed:

503-505 South Twelfth Street; Marie Perugino, owner; in a 3rd residence district the construction of five additional private garages; same to be constructed in accordance with the amended plans filed with this Board placing the garages ten (10 feet) feet back of the property line.— (No objectors).

This recommendation was held back pending the receipt of amended plans which are now on file in this office.

Respectfully submitted,

BOARD OF ADJUSTMENT.

R. B. Rankin,
Secretary.

Filed, copy to be sent to each commissioners, further action postponed to February 19, 1941.

Mayor Ellenstein: The usual five resolutions submitted by Director Murphy will be considered as though they have been read.

A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioner Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Revenue and Finance.

On roll call: Commissioners Byrne, and Murphy vote aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Affairs.

On roll call: Commissioners Byrne, and Murphy voted aye; Commissioners Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are

declared not carried.

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for December, 1940.

Department of Buildings for December, 1940.

Clerk of First District Court for December, 1940.

Clerk of Second District Court for December, 1940.

Superintendent of Alms House for December, 1940.

City Clerk (2) for December, 1940.

Thomas F. Guthrie, Chief Clerk,

1st Criminal Court, for December, 1940.

Thomas F. Guthrie, Chief Clerk, Night Police Court, for December, 1940.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 1, for December, 1940.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 2, for December, 1940.

Robert J. Beckley, Clerk 3rd Criminal Court, for December, 1940.

Elizabeth S. Lewis, Clerk Family Court, for December, 1940.

City Treasurer for December, 1940.

Comptroller for December, 1940.

Ordered filed.

DESCRIPTION	Last Year's Collections Month December	Total to Date	% Col. Last Year	This Year's Collections Month December	Total to Date	Budget Anticipation this Year	% Col. this Year
Licenses:							
Sale of Alcoholic Beverages . \$	905.00	\$ 625,529.00	99.96	\$ 615.00	\$ 617,625.74	\$ 622,917.63	99.16
Ice Cream, Plumbing & Refuse	13.00	11,249.50	124.96	18.50	9,507.00	11,100.00	85.64
All other licenses	3,427.49	116,131.40	101.69	3,313.25	117,106.01	116,000.00	100.95
Fees and Permits:							
Tax Search Fees	520.25	8,360.00	118.81	608.75	9,306.50	8,300.00	112.12
Building and Electrical Work							
Permits	2,188.90	32,350.28	112.19	4,816.25	35,458.88	31,900.00	111.15
Public Sewer Connection Tap							
Fees	1,150.00	2,580.00	193.98	50.00	2,840.00	2,500.00	113.60
Towels, Soap, Bathing Suits	1,316.18	20,985.93	98.84	2,087.95	19,862.43	20,700.00	95.95
Combustible, Moving Picture, Garage and Miscellaneous							
Permits	2,505.90	19,549.30	92.30	2,767.00	19,096.40	19,400.00	98.43
Receipts for Patients Treated..	2,913.79	22,674.78	83.20	2,094.29	27,344.43	22,600.00	120.99
Contribution by City of East Orange for Passaic Valley Sewer Maintenance		27,920.66	100.00		32,450.83	27,900.00	116.31
Jury and Listing Fees	2,718.95	36,674.85	88.80	2,547.80	36,581.61	36,600.00	99.94
Animal, Chicken, Plumbing Permits and Miscellaneous Fees	1,949.00	10,183.40	142.15	2,761.50	9,760.30	10,000.00	97.60
Transcript Fees for Births, Deaths, Etc.	435.05	5,822.60	99.42	904.30	8,928.75	5,800.00	153.94

DESCRIPTION	Last Year's Collections Month December	Total to Date	% Col. Last Year	This Year's Collections Month December	Total to Date	Budget Anticipation this Year	% Col. this Year
Fines: Magistrates	6,606.15	84,983.75	96.61	8,386.10	67,410.60	84,500.00	79.77
Overdue and Lost Books ...	1,681.16	21,265.05	106.30	1,664.26	18,653.28	21,200.00	87.98
Interest and Costs on Assign- ments	507.90	9,406.20	90.04	37.53	10,238.29	9,400.00	108.91
Interest and Costs on Taxes	45,609.51	642,929.15	74-17	43,670.88	493,149.97	640,000.00	77.05
State and Other Aid: Gas Tax Refund	4,718.10	27,122.52	133.99	2,390.91	27,617.18	27,000.00	102.28
Public Lighting Reimburse- ment	1,408.47	5,633.88	176.55	4,161.63	5,600.00	74.31
Bill Board Tax	2,511.00	84.51	3,285.55	2,900.00	113.29
State Aid for Relief, 1938.....
Franchise and Gross Receipts Taxes of 1938-1939	15.26	606,297.19	606,374.29	1,768,986.97	34.27
Franchise Taxes of 1939-1940..	2,589.09	00.01	45.38	4,083.70	685,513.00	00.59
Gross Receipts Taxes of 1939- 1940	81.68	20.71	62.14	710,391.00
Bus Receipts Tax: 5% Trolley	21,390.24	52.82	22,279.44	21,300.00	104.59
Jitney Tax	21,164.51	253,509.16	111.18	21,446.48	247,744.05	253,400.00	97.76
Leases and Rentals: City Owned Property	12,397.50	143,843.50	91.23	15,506.00	170,986.37	162,500.00	105.22
Rent: Army Base	8,333.34	100,000.00	100.00	8,333.34	100,000.00	100,000.00	.
Rent: City Railway

DESCRIPTION	Last Year's Collections Month December	This Year's Collections Total to Date	% Col. Last Year	This Year's Collections Month December	Total to Date	Budget Anticipation this Year	% Col. this Year
Reimbursement: Lighting In- spectors Salary	3,000.00	1,500.00	100.00
Total Miscellaneous Revenues Anticipated							200.00
Real Estate Arrears: "Regular"	149,856.50	4,634,606.37	86.98	160,753.99	3,529,833.89	4,541,036.98	88.80
Personal Arrears	28,850.35	636,358.56	27,821.96	502,871.63
Tax Title Liens: Real Estate Taxes	29,985.84	436,199.69	63.20	29,691.86	337,751.15	513,988.61	65.71
Interest and Costs: Lien Cer- tificates	1,571.10	28,379.88	14,147.81
Special Items of General Revenue:							
Leases and Rentals of City Owned Property	416.66	9,507.12	106.88
Smoke Abatement Bureau Fees	739.00	2,657.00	109.74	869.00	4,099.00	5,800.00	70.67
Zoning Board Fees	140.00	1,450.00	68.07	130.00	2,650.00	2,100.00	126.19
Bill Board Tax	50.00	10.86
Foreclosed Property Rents	65.00	517.00	59.42
Farmers Market Fees	500.00	15.62	2,950.00	2,900.00	101.72
Current Tax Collections	1,028,340.85	28,524,514.85	75.63	1,004,192.20	32,178,824.62	37,749,140.30	85.24

DESCRIPTION	Last Year's Collections		% Col. Last Year	This Year's Collections		Budget	
	Month December	Total to Date		Month December	Total to Date	Anticipation this Year	% Col.this Year
Miscellaneous Revenue:							
Not Anticipated	618.59	9,233.01	1,018.03	17-183.21
1940 Tax Advance	192,521.53	193,431.06
City Home
Police Department
Street Cleaning
Board of Adjustment
Other
Dedicated Revenue:							
Newark Airport	13,390.36	134,817.31	61-19	18,428.24	194,048.33	288,160.00	67.34
Bureau of Water	205,813.02	2,552,464.67	99.39	229,561.45	2,587,218.46	2,600,728.04	99.48
Bureau. of Docks	18,038.38	121,533.42	107.19
Bureau of Streets	13,075.58	69,449.27	72.33	10,446.82	66,627.29	69,741.00	95.53
Bureau of Street Cleaning	1,988.62	13,988.88	98.03	1,909.30	16,476.27	13,938.00	118.21
House Sewer Connections	5,322.89	27,401.53	128.57	5,652.84	29,887.99	28,706.00	104.11
Outdoor Poor	620.00	8,319.94	89.46	700.00	11,428.01	8,300.00	137.68
Weights and Measures	2,936.50	106.29	2,942.50	7,936.50	37.07
Bureau of Motors	9,288.59	73.08	1.55	47.80
Printing and Stationery	420.16	34,259.06	73.99	66.00	199.34
Shade Tree	32.19	1,259.96	62.99	269.28	1,315.26	1,203.98	109.24
Public Outings	3,000.00	1,500.00	200.00
City Hospital: Payroll Credits	77.20	202.75	5.80	188.25
Convalescent Hospital: Payroll Credits	17.80	25.86
Administration of Relief	220.00	758.96	699.72
200 Washington Street Corp.	833.33	9,999.96	1,000.00	10,166.63

DESCRIPTION	Last Year's Collections Month December	Total to Date	% Col. Last Year	This Year's Collections Month December	Total to Date	Budget Anticipation this Year	% Col. this Year
Henry C. Jones Estate	31.72	2,119.34	23.45	180.90
Redemption of Lien Certificates	13,144.94	277,364.90	4,073.38	88,452.56
U. S. Social Hygiene	8,600.00	9,020.00
Emergency Relief, 1938	98,550.64	2,116,385.86	2,849.98
Emergency Relief, 1939	3,447,499.00	4,989,511.98	652,614.25
Public Schools	2,810,107.99	10,063,602.19	1,883,051.66	9,812,796.32
Refunds—Current Taxes	2,082.37	11,369.11	440.61	15,999.29
Return Checks—Current Taxes	4,760.46	47,690.93	3,151.63	71,270.36
Regular Assessments: Pavings	416.13	125,580.11	267.37	27,635.88
Poor Relief Surplus	1,409,128.31	1,380,000.00	102.11
Grading, Curbing, Flagaging...
1940 Relief	202,902.13
House Sewer Connections
U. S. Health Sanitation	133.33	10,096.66
1941 Taxes Paid in Advance	268,954.30	272,879.39
Miscellaneous
T.T.L. Assessments: Pavings...	1,223.02	55,685.78	183.07	35,259.86
Sewers

DESCRIPTION	Last Year's Month December	Collections Total to Date	% Col. Last Year	This Year's Month December	Collections Total to Date	Budget Anticipation this Year	% Col. this Year
Grading, Curbing, Flagging
Openings
House Sewer Connections
Shade Trees
Sidewalks
Miscellaneous
Other Cash Collections	1,356,377.48	10,151,112.84	2,378,435.75	7,807,640.41
Over Deposit	229.92	471

Totals	\$9,550,101.05	\$67,568,653.28	\$6,761,616.24	\$62,655,229.50

Under Deposit	228.42	2.22

Ordered filed.

Vincent J. Murphy.

The following communication was received and read:

CITY OF NEWARK, NEW JERSEY
DEPARTMENT OF REVENUE AND FINANCE

Vincent J. Murphy, Director

January 2, 1941.

To the Honorable,

The Commissioners of the City of Newark, N. J.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J. approved February 22, 1866.'" I herewith present a statement of the receipts and disbursements for the month of December, 1940:

RECEIPTS

Cash on hand—November 30, 1940	\$2,573,838.47	
Received from Comptroller December	4,878,431.25	
	<hr/>	\$7,452,269.72

DISBURSEMENTS

By Warrant	\$5,495,661.83	
Without Warrant	1,655,910.71	
	<hr/>	7,151,572.54
		<hr/>
Cash on hand—December 31, 1940		\$ 300,697.18

Respectfully,

Vincent J. Murphy,
Director of Revenue and Finance.

By Joseph J. Kroehl.

JK:VJM

Ordered filed

Ordered filed

Mayor Ellenstein: We will now proceed with the balloting for candidates to fill the vacancy which exists in the City Commission.

Are there any presentations?

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Franklin: James Pellechia, Jr.

Mayor Ellenstein: Commissioner Franklin presents the name of James Pellechia, Jr. As many as are in favor of Mr. Pellechia being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellechia having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Gerald McLaughlin.

Mayor Ellenstein: Director Byrne presents the name of Mr. McLaughlin. As many as are in favor of Mr. McLaughlin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

One roll call: Commissioner Byrne voted aye, Commissioners Murphy and Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. McLaughlin having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. John B. Keenan.

Mayor Ellenstein: Director Byrne presents the name of John B. Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Judge Ralph Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the

Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: William Untermann.

Mayor Ellenstein: Director Byrne presents the name of William Untermann. You will have a full ticket pretty soon. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move we adjourn to February 19, 1941.

The roll being called the motion was declared adopted by the following votes:

Yeas Commissioners B y r n e, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. C. ELLENSTEIN

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., Feb. 19, 1941

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M., Standard Time.

Present: Commissioner Murphy.

Absent: Commissioners Byrne, Franklin, Mayor Ellenstein.

Acting Mayor Murphy: There was advertised for public hearing at today's meeting two ordinances: One providing for the issuance of \$200,000 Street Improvement Bonds and the other providing for the issuance of \$165,000 Water Bonds. A

quorum not being present, the hearings on these two ordinances cannot be held today, but must go over to the next regular meeting, which will be on next Wednesday, February 26, 1941.

For lack of a quorum, the meeting is adjourned.

APPROVED:

VINCENT J. MURPHY

Director, Department of Revenue and Finance.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., Feb. 26, 1941

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M., Standard Time.

Present: Commissioner Franklin,
Mayor Ellenstein.

Absent: Commissioners Byrne and
Murphy.

Mayor Ellenstein: There was scheduled for public hearing at today's meeting two ordinances: One providing for the issuance of \$200,000 Street Improvement Bonds and the other providing for the issuance of \$165,000 Water Bonds. A

quorum not being present, the hearings on these two ordinances cannot be held today, but must go over to the next regular meeting, which will be on next Wednesday, March 5, 1941.

For lack of a quorum, the meeting is adjourned.

APPROVED:

PEARCE R. FRANKLIN

M. ELLENSTEIN

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN

City Clerk.

MINUTES OF MEETINGS OF THE BOARD OF COMMISSIONERS

MARCH, 1941

Newark, N. J., March 5, 1941 as follows:

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' chamber, City Hall, Newark, at 11 A. M., standard time.

Present: Commissioners Franklin, Murphy, Mayor Ellenstein.

Absent: Commissioner Byrne.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading the minutes.

The roll being called, the motion was declared adopted by the following votes:

Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy introduced the following ordinance and moved its adoption on first reading.

The clerk then read the ordinance at length:

An Ordinance authorizing the issuance of \$11,669,200 of Bonds of the City of Newark for the purpose of refunding outstanding Bonds of said City.

The Board of Commissioners of The City of Newark DO ORDAIN

Section 1. There shall be issued, pursuant to Sections 40:1-61 to 40:1-74, inclusive, of the Local Bond Law of New Jersey, as amended, negotiable bonds of the City of Newark of the aggregate principal amount of \$11,669,200, for the purpose of refunding outstanding bonds of said City as hereinafter provided. Said bonds shall consist of \$6,196,000 of bonds designated "General Refunding Bonds of 1941" and \$3,984,200 of bonds designated "School Refunding Bonds of 1941" and \$1,489,000 of bonds designated "Water Refunding Bonds of 1941."

Section 2. Each bond issued pursuant to this ordinance shall be dated March 1, 1941, and shall bear interest at the rate of two per centum (2%) per annum. Such interest shall be payable semi-annually on each March 1st and September 1st, beginning with September 1, 1941.

Section 3. Said \$6,196,000 General Refunding Bonds of 1941 shall be payable in annual installments as follows, viz.: \$600,000 of bonds on March 1, 1942; \$700,000 of bonds on March 1st in each of the years 1943 and 1944; \$950,000 of bonds on March 1, 1945; \$350,000 of bonds on March 1, 1945; \$350,000 of bonds on March 1st in each of the years 1946 to 1950, inclusive; \$400,000 of bonds on March 1, 1951; \$100,000

of bonds on March 1st in each of the years 1952 to 1955, inclusive; \$150,000 of bonds on March 1st in each of the years 1956 to 1959, inclusive; and \$96,000 of bonds on March 1, 1960.

Section 4. Said \$3,984,200 School Refunding Bonds of 1941 shall be payable in annual installments as follows viz.: \$50,200 of bonds on September 1, 1941; \$300,000 of bonds on March 1, 1942; \$500,000 of bonds on March 1, 1943; \$600,000 of bonds on March 1, 1944; \$700,000 of bonds on March 1, 1945; \$200,000 of bonds on March 1st in each of the years 1946 to 1951, inclusive; \$100,000 of bonds on March 1st in each of the years 1952 to 1955, inclusive; \$50,000 of bonds on March 1st in each of the years 1956 to 1959, inclusive; and \$34,000 of bonds on March 1, 1960.

Section 5. Said \$1,489,000 Water Refunding Bonds of 1941 shall be payable in annual installments as follows, viz.: \$100,000 of bonds on September 1, 1941; \$100,000 of bonds on March 1st in each of the years 1942 to 1950, inclusive; \$50,000 of bonds on March 1st in each of the years 1951 to 1959, inclusive; and \$39,000 of bonds on March 1, 1960.

Section 6. Said \$6,196,000 General Refunding Bonds of 1941 shall be issued solely for the purpose of refunding the principal of outstanding bonds of the aggregate principal amount of \$6,196,000 which are now owned by The Sinking Fund Commission of The City of Newark and which comprise the following bonds, viz.:

- (1) \$100,000 4% Track Elevation Bonds Dated May 19, 1904, payable May 19, 1954.
- (2) \$330,000 3½% Track Elevation Bonds constituting a part of an issue of \$450,000

bonds dated August 1, 1904, payable August 1, 1954.

- (3) \$250,000 3½% Track Elevation Bonds dated October 2, 1905, payable October 1, 1955.
- (4) \$149,000 4% Track Elevation Bonds constituting a Part of an issue of \$172,000 bonds dated September 1, 1908, payable September 1, 1958.
- (5) \$20,00 4% Dock Bonds constituting a part of an issue of \$100,00 bonds dated October 1, 1910, payable October 1, 1955.
- (6) \$207,000 4% Fire and Police Building Bonds constituting a part of an issue of \$350,000 bonds dated May 1, 1911, payable May 1, 1941.
- (7) \$125,000 4% Bath House Bonds dated May 1, 1911, payable May 1, 1941.
- (8) \$194,000 4% Passaic Valley Bonds constituting a part of an issue of \$1,120,000 bonds dated December 1, 1911, payable December 1, 1961.
- (9) \$150,00 4% New City Hospital Bonds dated April 1, 1912, payable April 1, 1942.
- (10) \$150,000 4% New City Hospital Bonds dated November 1, 1912, payable November 1, 1942.
- (11) \$244,000 4¼% New City Hospital Bonds constituting a part of an issue of \$500,000 bonds dated March 1, 1913, payable March 1, 1943.
- (12) \$538,000 4½% Market Bonds constituting a part of an issue of \$700,000 bonds dated December 15, 1913, payable December 15, 1943.
- (13) \$84,000 4¼% Street Opening

Bonds dated February 15, 1914,
payable February 15, 1944.

- (14) \$125,000 4¼% Bath House Bonds dated February 15, 1914 payable February 15, 1944.
- (15) \$125,000 4¼% New City Hospital Bonds dated April 1, 1914, payable April 1, 1944.
- (16) \$50,000 4¼% City Home Bonds dated May 1, 1914, payable May 1, 1944.
- (17) \$100,00 4½% Dock Bonds constituting a part of an issue of \$400,000 bonds dated February 1, 1914, payable February 1, 1959.
- (18) 1,017,000 4½% Funding Series No. 1 Bonds constituting a part of an issue of \$2,200,000 bonds dated February 1, 1914, payable February 1, 1944.
- (19) \$1,459,000 4½% Funding Series No. 2 Bonds constituting a part of an issue of \$2,900,000 bonds dated September 15, 1914, payable September 15, 1944.
- (20) \$37,000 4½% Dock Bonds constituting a part of an issue of \$900,000 bonds dated December 15, 1914, payable December 15, 1959.
- (21) \$75,000 4½% New City Hospital Bonds daated June 1, 1915, payable June 1, 1945.
- (22) \$3,000 4½% Dock Bonds constituting a part of an issue of \$500,000 bonds dated June 1, 1915, payable June 1, 1960.
- (23) \$325,000 4½% Alms House Bonds constituting a part of an issue of \$400,000 bonds

dated September 15, 1915, payable September 15, 1945.

- (24) \$94,000 Municipal Building Bonds constituting a part of an issue of \$500,000 bonds dated November 1, 1915, payable November 1, 1945.
- (25) \$45,000 4½% New City Hospital Bonds dated December 1, 1915, payable December 1, 1945.
- (26) \$50,000 4¼% City Hospital Bonds dated June 1, 1916, payable June 1, 1946.
- (27) \$250,000 4¼% Dock Bonds dated June 1, 1916, payable June 1, 1961.

Section 7. Said \$3,984,200 School Refunding Bonds of 1941 shall be issued solely for the purpose of refunding the principal of outstanding bonds of the aggregate principal amount of \$3,984,200 which are now owned by the sinking fund commission of the City of Newark and which comprise the following bonds, viz.:

- (1) \$30,000 3½% School Bonds constituting a part of an issue of \$370,000 bonds dated April 1, 1905, payable April 1, 1955.
- (2) \$70,000 3½% School Bonds dated July 1, 1905, payable July 1, 1955.
- (3) \$235,000 3½% School Bonds constituting a part of an issue of \$250,000 bonds dated November 1, 1905, payable November 1, 1955.
- (4) \$650,000 3½% School Bonds dated April 1, 1906, payable April 1, 1956.

- (5) \$65,000 3½% School Bonds dated August 1, 1906, payable August 1, 1956.
- (6) \$158,500 4% School Bonds constituting a part of an issue of \$1,165,500 bonds dated May 1, 1907, payable May 1, 1957.
- (7) \$530,000 4% School Bonds constituting a part of an issue of \$1,286,000 bonds dated October 1, 1908, payable October 1, 1958.
- (8) \$267,000 4% School Bonds dated December 31, 1908, payable December 31, 1943.
- (9) \$296,700 4% School Bonds constituting a part of an issue of \$1,289,700 bonds dated December 31, 1909, payable December 31, 1959.
- (10) \$6,000, 4% School Bonds constituting a part of an issue of \$300,000 bonds dated September 1, 1911, payable September 1, 1961.
- (11) \$75,000 4% Playground Bonds dated November 1, 1911, payable November 1, 1941.
- (12) \$561,000 4% School Bonds dated April 1, 1912, payable April 1, 1962.
- (13) \$27,000 4% School Bonds dated October 1, 1912, payable October 1, 1962.
- (14) \$287,000 4½% School Bonds constituting a part of an issue of \$976,000 Bonds dated February 1, 1914, payable February 1, 1944.
- (15) \$285,000 4¼% School Bonds constituting a part of an issue of \$500,000 bonds dated

August 1, 1914, payable August 1, 1944.

- (16) \$40,300 4% Playground Bonds dated May 15, 1915, payable May 15, 1945.
- (17) \$401,000 4¼% School Bonds constituting a part of an issue of \$1,019,000 bonds dated December 1, 1915, payable December 1, 1945.

Section 8. Said \$1,489,000 Water Refunding Bonds of 1941 shall be issued solely for the purpose of refunding the principal of outstanding bonds of the aggregate principal amount of \$1,489,000 which are now owned by The Sinking Fund Commission of The City of Newark and which comprise the following bonds, viz.:

- (1) \$515,000 3½% Cedar Grove Reservoir Bonds constituting a part of an issue of \$1,950,000 bonds dated April 1, 1905, payable April 1, 1955.
- (2) \$130,000 3½% Funded Debt Bonds constituting a part of an issue of \$490,000 bonds dated May 1, 1905, payable May 1, 1955.
- (3) \$20,000 4% Watershed Extension Bonds constituting a part of an issue of \$100,000 bonds dated April 1, 1911, payable April 1, 1941.
- (4) \$100,000 4% Watershed Extension Bonds dated August 1, 1911, payable August 1, 1941.
- (5) \$100,000 4% Watershed Extension Bonds date June 1, 1912, payable June 1, 1942.
- (6) \$100,000 4½% Watershed Extension Bonds dated June 1, 1913, payable June 1, 1943.

- (7) \$200,000 4½% Street Mains Bonds dated February 1, 1914, payable February 1, 1944.
- (8) \$30,000 4½% Watershed Extension Bonds constituting a part of an issue of \$100,000 bonds dated February 1, 1914, payable February 1, 1944.
- (9) \$100,000 4¼% High Pressure System Bonds dated February 15, 1941, payable February 15, 1944.
- (10) \$94,000 4½% Watershed Extension Bonds constituting a part of an issue of \$200,000 bonds dated December 15, 1914, payable December 15, 1944.
- (11) \$100,000 4¼% Watershed Extension Bonds dated June 1, 1916, payable June 1, 1946.

Section 9. The Board of Commissioners has ascertained and hereby determines and declares that each of the outstanding bonds hereinbefore described was lawfully issued by said City and is now outstanding and is a valid and legally binding obligation of said City, and that said City is authorized by Section 40; 1-62 of the Local Bond Law of New Jersey to issue bonds to refund all or any part of said outstanding bonds.

Section 10. All matters with respect to the bonds issued pursuant to this ordinance which are not determined by this ordinance shall be determined by resolutions duly adopted by the Board of Commissioners.

Section 11. An ad valorem tax shall be levied annually upon all the taxable property within said City for the purpose of paying the principal of and interest on any bonds issued pursuant to this ordinance,

and said tax so levied shall be levied in an amount sufficient for said purpose.

Section 12. This ordinance shall take effect at the time and in the manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Commissioner Murphy moved that March 19, 1941, at 11 A. M., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Commissioner Murphy: Mr. Mayor I would like to state on that, unless you want it—I don't see any necessity for it— Mr. Taber is here—I guess everybody understands, but it will be necessary now for the members of the Commission who are available, and if not I will go down before the Local Governing Board, the Funding Board, on Monday; and I made an appointment with them last week to present this in regular form. Before then we were down there informally, so they want this introduced and then come down

next Monday afternoon at two-thirty. So if there is any member of the Commission—

Mayor Ellenstein: Mr. Tabor.

Commissioner Murphy: Taber and Washburne will be there, I just mentioned it so we can be down there in order to present this for their approval on next Monday.

The City Clerk presented "An Ordinance providing for the issuance of \$165,000 Water Bonds of the City of Newark, and providing for the issuance of Bond anticipation notes in anticipation of the issuance of such bonds," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Murphy: I move it be laid over for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commisisoners Murphy, Franklin, Mayor Ellenstein.

The City Clerk presented "An Ordinance providing for the issuance of \$200,000 street improvement bonds of the City of Newark, and providing for the issuance of Bond anticipation notes in anticipation of the issuance of such bonds," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Murphy: I move it be deferred for one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commisisoners Murphy,

Franklin, Mayor Ellenstein.

Commissioner Franklin introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the vacation of Herbert Place as the same was opened 80 feet wide by ordinance passed by the Board of Street and Water Commissioners of the City of Newark, October 18, 1894, and approved by the Mayor October 19, 1894, extending from the south-easterly right of way line of the Erie Railroad southeasterly 311.20 feet more or less to the Commissioners Exterior Wharf Line at the Passaic River.

THE BOARD OF COMMISSIONERS of the City of Newark, Do Ordain:

Section 1. That Herbert Place as the same was opened 80 feet wide by ordinance passed by the Board of Street and Water Commissioners of the City of Newark, October 18, 1894, and approved by the Mayor, October 19, 1894, SHALL BE VACATED as a public street or highway as follows:

Beginning at a point in the southwesterly line of Herbert Place distant 59.37 feet southeasterly from the southeasterly corner of Herbert Place and Passaic Street as the latter is laid out 40 feet in width easterly adjoining the Mount Pleasant Cemetery, said beginning point being in the division line between land of the Erie Railroad and the Pittsburg Plate Glass Co.; thence northeasterly in straight continuation of the aforesaid division line 40.15 feet to the center line of

Herbert Place; thence northwesterly along the same 25.75 feet more or less to a point in straight continuation of the southeasterly right of way line of the Erie Railroad north of Herbert Place, said right of way line also being the northwesterly line of land owned by the Pittsburgh Plate Glass Co.; thence northeasterly along the extension of said division line 40.15 feet to the northeasterly line of Herbert Place; thence southeasterly along the same 311.20 feet more or less to the Exterior Wharf Line as established by the Commissioners under an act of the Legislature of the State of New Jersey, entitled "An Act respecting the lines of Wharves, Docks, Slips and Piers on the Passaic River in the Counties of Essex and Hudson," approved April 1, 1872, at the Passaic River; thence southwesterly along the same 80 feet more or less to the southwesterly line of Herbert Place; thence northwesterly along the same 280.47 feet to the place of beginning; reserving, however, to the City of Newark a right of way in the above described part of Herbert Place to be vacated as follows: Beginning at the aforementioned beginning point in the southwesterly line of Herbert Place distant 59.37 feet southeasterly from the southeasterly corner of Herbert Place and Passaic Street; thence northeasterly in straight continuation of the first mentioned division line 40.15 feet to the center line of Herbert Place; thence northwesterly along the same 25.75 feet more or less to a point in straight continuation of the aforementioned southeasterly right of way line of the Erie Railroad, north of Herbert Place; thence northeasterly along the extension of said right of way line 28 feet more or less to a point; thence southeasterly along a line parallel to and distant 12 feet measured southwesterly at right angles

from the northeasterly line of Herbert Place 35.75 feet more or less to a point; thence southwesterly and parallel to aforesaid division lines 6 feet to a point; thence southeasterly parallel to and distant 18 measured southwesterly at right angles from the northeasterly line of Herbert Place to the aforesaid wharf line at the Passaic River; thence southwesterly along the same 38 feet more or less to a point; thence northwesterly parallel to and distant 56 feet measured southwesterly at right angles from the northeasterly line of Herbert Place to a point 10 feet more or less south-east of the first mentioned division line extension; thence southwesterly parallel to and distant 10 feet measured southeasterly at right angles from the aforesaid division line extension 24 feet to the southwesterly line of Herbert Place; thence northwesterly along the same 10 feet more or less to the point of beginning, for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer and water mains, their manholes, gates and appurtenances now laid within the lines of the above described right of way and the right to enter upon the described right of way for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer or water mains, their manholes, gates and appurtenances. Any buildings or vaults that may be constructed over or within the street vacated shall be so constructed that the City of Newark shall always have free access to the right of way reserved for the purpose of maintaining, repairing and reconstructing the present sewer and water facilities, and for the construction and maintenance of any additional sewer and water facilities.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Affairs, known and designated as Map No. 1451-V, dated February 17, 1941. Under and by virtue of the provisions of Section 1, sub-division (b) of Article XXII of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto. (Revised Statutes 1937, 40: 67-1 (b)).

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that March 19th, 1941, at 11 A. M., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

RESOLVED, That the sum of Twenty-eight thousand one hundred eight-six dollars and ninety-four cents (\$28,186.94) be and the same is hereby appropriated to the City Treasurer, as per annexed certified List, same being the semi-monthly payrolls of the Department of Revenue and Finance, from February 1, 1941, to February 14, 1941, as follows:

Director's Office	\$ 1,349.98
Comptroller's Office	1 831.02
Auditor's Office	1,799.67
Pension Salaries	437.50
Treasurer's Office	1,302.73
Tax Receiver—Cashier's Division	1,315.80
Tax Receiver—Addresso- graph Division	470.80
Tax Receiver—Bookkeep- ing and Billing Division	2,334.65
Tax Receiver—Counter Division	1,094.80
Personal Tax Arrears	2,026.40
Tax Board—Assessors Di- vision	7,335.56
Tax Board Surveyor's Di- vision	1,376.42
Tax Revaluation WPA	2,748.33
Assessments Local Im- provements	541.66
First District Court	1,105.82
Second District Court	1,115.80
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	\$28,186.94

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,

Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of Two hundred thirteen thousand, six hundred fifty-one dollars and twenty-five cents (\$213,651.25) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Water\$213,651.25

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, That the sum of One thousand six hundred sixty-eight dollars and seventy-five cents (\$1,668.75) be and the same is hereby appropriated to the City Treasurer, same being supplementary Payrolls of the Department of Revenue and Finance from January 1st, 1941, to February 17th, 1941, inclusive, as per annexed certified list:

Auditor's Office	\$ 108.75
Tax Receiver—Bookkeeping and Billing Division	885.00
Tax Receiver—Cashier's Division	675.00
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	\$1,668.75

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Thirty-four thousand six hundred seventy-seven dollars and fifty-two cents (\$34,677.52) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years
Taxes Granted by State
Board of Tax Appeals\$34,677.52

Vincent J. Murphy
M. Ellenstein
Peaarce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of one hundred thirty-seven thousand six hundred eighty-seven dollars and fifty cents (\$137,687.50) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Water\$137,687.50

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, That the sum of Three hundred ninety-five dollars (\$395.00) be and the same is hereby appropriated to the City Treasurer, same being the Supplementary Overtime Payrolls of the Department of Revenue and Finance, from January 9th to January 30th, 1941, inclusive, as per annexed certified list:

Tax Receiver—Addressograph	
Division	\$237.50
Auditor's Office	97.50
Tax Receiver—Bookkeeping	
and Billing Division	60.00
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	\$395.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Three Thousand Three Hundred Thirty-one Dollars and Seven Cents (\$3,331.07) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Depart-

ment of Revenue and Finance as follows:

Refunds	\$ 822.79
Reserve Overpayments—	
Tax Receiver	1,980.28
Taax Board—Assessors	
Division	528.00
	<hr/>
	\$3,331.07

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of five hundred sixty-one thousand fifty-one dollars and sixty-nine cents (\$561,051.69) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 100.33
Auditor's Office	152.50
Tax Board—Assessors Division	1,989.50
Tax Receiver—Counter	
Division	2.00
Tax Receiver—Addressograph Division	24.00
Second District Court	41.85
Assessments Local Improvements	15.00
Legislative Expense	125.00
Reserve for Liabilities—	
Foreclosure Costs	10.00
WPA Project No. 7746-0	
Leisure Time Activities	75.00
Pension Funds — Police and Fire	50,000.00
Public School Appropriation	500,000.00

Stenographic Services	58.50
Auditing and Special Accounting	38.00
Refunds	5,928.84
Reserve Overpayments	
Tax Receiver	2,491.17
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	\$561,051.69

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Nine Thousand Nine Hundred Ninety-nine Dollars and Twenty-two Cents (\$9,999.22) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments	
Tax Receiver	\$9,999.22

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Eighty-six Thousand Forty-one Dollars and Ninety-six Cents (\$86,041.96) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years	
Taxes Granted by State	
Board of Tax Appeals	
(1939)	\$84,873.99
Remissions—Prior Years	
Taxes Granted by State	
Board of Tax Appeals	
(1939)	1,137.50
Remissions—Prior Years	
Taxes Granted by State	
Board of Tax Appeals	
(1938)	30.47

\$86,041.96

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of seven hundred twenty-one dollars and Eighty Cents (\$721.80) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Treasurer's Office	\$ 30.00
Tax Receiver —Counter	
Division	391.80
Reserve Advertising Tax	
Sale—1938 Reserve	300.00
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	\$721.80

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of two thousand and forty-two dollars and seventy-three cents (\$2,042.73) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—

Tax Receiver\$2,042.73

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of two hundred ninety-five thousand one hundred ninety-five dollars (\$295,195.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Sinking Fund and Interest\$295,195.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of One hundred ninety-seven thousand four hundred ninety five dollars (\$197,495.00) be and the same is hereby appropriated to persons named on the annexed certified list being the

bills and claims of the Department of Revenue and Finance as follows:

Sinking Fund and Interest\$197,495.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of twelve thousand dollars (\$12,000.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Water \$12,000.00

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, That the sum of eight hundred sixty-three thousand seven hundred sixty dollars (\$863,760.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department

of Revenue and Finance as follows:

Sinking Fund and Interest\$863,760.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of twenty-eight thousand one hundred eighty-six dollars and ninety-four cents (\$28,186.94) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being the semi-monthly payrolls of the Department of Revenue and Finance, from February 1, 1941, to February 14, 1941, as follows:

Director's Office	\$ 1,349.98
Comptroller's Office	1,831.02
Auditor's Office	1,799.67
Pension Salaries	437.50
Treasurer's Office	1,302.73
Tax Receiver—Cashier's Division	1,315.80
Tax Receiver — Addresso- graph Division	470.80
Tax Receiver — Bookkeep- ing and Billing Division	2,334.65
Tax Receiver—Counter Division	1,094.80
Personal Tax Arrears	2,026.40
Tax Board—Assessors Di- vision	7,335.56
Tax Board — Surveyor's Division	1,376.42
Tax Revaluation WPA	2,748.33
Assessments Local Im- provements	541.66
First District Court	1,105.82
Second District Court	1,115.80
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	\$28,186.94

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of Thirty-four thousand, one hundred thirty-seven dollars and fifty cents (\$34,137.50) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Water\$34,137.50

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, That the sum of six thousand five hundred seventy-five dollars and eighty-one cents (\$6,575.81) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 86.00
Auditor's Office	30.25

Treasurer's Office	36.15
Tax Board—Assessors Division	637.00
Tax Receiver—Addressograph Division	16.94
Tax Receiver—Counter Division	194.00
First District Court	73.63
Stenographic Services	251.75
Secoond District Curt	104.25
Refunds	1,547.52
Reserve Overpayments	
Tax Receiver	1,545.47
Division of Works Projects	1,003.75
Division of Works Projects	849.10
	<hr/>
	\$6,575.81

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Fraanklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of five hundred fifty-six dollars and fifty cents (\$556.50) be and the same is hereby appropriated to persons named on the annexed certified lists, being the bills and claims of the Department of Revenue and Finance as follows:

Division of Works Projects	\$229.50
Division of Works Projects..	327.00
	<hr/>
	\$55650

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of thirty-seven thousand sixty-nine dollars and four cents (\$37,069.04) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remission—Prior Years	
Taxes Granted by State	
Board of Tax Appeals	\$10,757.58
Remissions—Prior Years	
Taxes Granted by	
State Board of Tax	
Appeals	19,403.66
Remissions—Prior Years	
Taxes Granted by	
State Board of Tax	
Appeals	6,897.80
	<hr/>
	\$37,069.04

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Two Hundred Eighty-six Thousand Dollars (\$286,000.00) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Department of Revenue and Finance as follows:

Sinking Fund and	
Interest	\$286,000.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of forty dollars (\$40.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Tax Receiver—
Counter Division\$40.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of One hundred and thirty-four dollars (\$134.00) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety, as follows:

License Division\$ 67.00
Municipal Board of Alcoholic Beverage Control 67.00

\$134.00

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoner Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Two Hundred Twenty-one Thousand, Eight Hundred Fifty-nine Dollars and Twenty Cents (\$221,859.20) be and the same is hereby appropriated to the persons named on the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from February 1 to 14, 1941, inclusive, as follows:

Director's Office\$ 395.83
License Division 835.40
Building Division 3,429.14
Electrical Division 1,897.48
First Criminal and Family Courts 854.16
Third Criminal Court 354.16
Second Criminal Court.... 531.23
Night Police Court 604.15
Police Division 131,724.56
Fire Division 81,233.09

\$221,859.20

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Five Thousand, Nine Hundred Nineteen Dollars and Sixty-three Cents (\$5,919.63) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Safety as follows:

Police Division\$5,919.63

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoner Franklin, Mayor Ellenstein.

RESOLVED, That the sum of Nineteen Thousand, Eight Hundred Thirty-two Dollars and Twenty-four Cents (\$19,832.24) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety, as follows:

Director's	\$ 15.00
Police Courts	25.00
Municipal Board of Alcoholic Beverage Control	40.00
Police Division	14,338.09
Police Division (WPA)....	13.00
Fire Division	5,401.15
	<hr/>
	\$ 19,832.24

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Franklin,
Mayor Ellenstein.

RESOLVED, That the sum of Two Hundred Twenty-one Thousand, Four Hundred Seventy-three Dollars and Seventy-nine Cents (\$221,473.79) be and the same is hereby appropriated to the persons named on the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from February 14 to 28, 1941, incl., as follows:

Director's Office	\$ 395.83
License Division	956.23
Building Division	3,429.14
Electrical Division	1,897.48
First Criminal and	
Family Courts	854.16
Second Criminal Court	531.23
Third Criminal Court	354.16
Night Police Court	604.15
Fire Division	81,157.94
Police Division	131,293.47

\$221,473.79

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Mayor Ellenstein.

RESOLVED, That the sum of Two Hundred Eighteen Dollars and Forty-nine Cents (\$218.49) be and the same is hereby appropriated to the persons named on the annexed certified list, being the Supplementary Payroll of the Department of Public Safety from February 6 to 28, 1941, inclusive, as follows:

Police Division	\$218.49
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M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Franklin,
Mayor Ellenstein.

Naye: Commissioner Murphy.

RESOLVED, That the sum of Two Thousand, Five Hundred Twenty-four Dollars and Forty Cents (\$2,524.40) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety, as follows:

Police Courts	\$ 25.00
Fire Division	1,945.67
Police Division	553.73
	<hr/>
	\$ 2,524.40

M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution

tion was declared adopted by the following votes:

Yeas: Commissioner Franklin, Mayor Ellenstein.

Naye: Commissioner Murphy.

Commissioner Franklin offered the following resolutions:

RESOLVED, That the sum of six thousand one hundred thirty-five dollars and six cents (\$6,135.06) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Newark-Lincoln Birthday G.A.R. Celebration Committee	\$ 148.75
Director's Office	85.96
Board of Adjustment.....	8.25
Law Department	85.00
Tax Foreclosure Division (Law Dept.)	
Ivy Hill Power Plant	2,130.72
Lincoln-Douglas Memo- rial Committee	145.00
Law Department	54.55
Newark City Alms House	3,426.83
	<hr/>
	\$6,135.06

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by

the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Works, permitting the withdrawal of funds by the said Director of the Department of Public Works, as needed for the year 1940; and

WHEREAS, the said Director has withdrawn the following sums to wit:

\$176,804.32, as set forth in attached certified list, No. 3-AF.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one hundred dollars (\$100.00) be and the same is hereby appropriated to the City Treasurer, being the supplemental payroll of the Department of Public Works for the second half of February, 1941, as follows:

Bureau of Health \$100.00

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of thirty-three thousand, three hundred twenty-eight dollars and seventy-eight cents (\$33,328.78) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works as follows:

Bureau of Health	\$ 1,062.70
City Hospital	1,249.28
City Hospital	13,464.01
Bureau of Public Baths....	893.74
Newark City Alms House	8,602.10
Newark City Alms House	105.70
Emergency Relief—	
Administration	12.98
Emergency Relief—	
Administration	202.25
Outdoor Poor Department	171.28
City Hospital WPA Project No. 5410-7	150.35
WPA Account Project No. 7519-7, No. 6434-0, NYA No. 232-3-E-02, No. 165-1-22-77, No. 7733-0, No. 6693-7, No. 6722-O-A52	3,281.54
Emergency Relief—	
Administration	4,132.85
	<hr/>
	\$ 33,328.78

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of

twenty-eight thousand, eight hundred thirty-two dollars, seventy cents (\$28,832.70) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Works as follows:

Director's Office	\$ 55.99
Board of Adjustment	154.40
Law Department	18.00
Law Department	110.75
Bureau of Health	5,544.66
City Hospital	9,144.47
Public Outing (Camp Newark)	77.43
Public Baths	1,025.80
Ivy Hill Power Plant	554.85
Rental of Beds in Institution	4,312.50
WPA Account Project No. 165-1-22-77, No. 6434-0, No. 8037-7	114.60
WPA Account Project No. 165-1-22-77, No. 6434-0, No. 6693-7 No. 8037-7, No. 6722-0-A52	2,461.54
Outdoor Poor Dept.	52.90
Emergency Relief—	
Administration	170.36
Emergency Relief—	
Administration	16.05
Outdoor Poor Dept.	39.98
Emergency Relief—	
Administration	2,208.86
Emergency Relief—	
Administration	2,769.56
	<hr/>
	\$ 28,832.70

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one

hundred ten thousand one hundred seven dollars and twenty-three cents (\$110,107.23) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll of the Department of Public Works for the last half of February, 1941, as follows:

Director's Office	\$ 1,553.32
City Hospital Project No. 5410-7	165.83
Bureau of Health	28,241.09
United States Social Hygiene Fund	220.00
U. S. Health Sanitation Account	193.33
Bureau of Health—Dental Project 3-7-5703	125.00
City Hospital	25,886.67
City Hospital	84.50
City Hospital	117.14
Convalescent Hospital	1,987.16
Newark City Home	83.75
Bureau of Baths	5,594.15
Bureau of Baths (Hayes Park East and West Pools)	2,047.50
Newark City Alms House	3,250.09
Ivy Hill Power Plant	3,036.63
Outdoor Poor Department	1,678.31
Law Department	3,973.29
Board of Adjustment	574.15
Emergency Relief—Administration	40.00
Emergency Relief—Administration	28,156.17
Emergency Relief—WPA Project No. 7733, No. 336-7, No. 4259-7, No. 5053-7	3,099.15
	<hr/>
	\$110,107.23

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of twenty-four dollars and thirty-two cents (\$24.32) be and the same is hereby appropriated to the City Treasurer, being the supplemental payroll of the Department of Public Works for the last half of January, 1941, as follows:

City Hospital\$24.32

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one thousand six hundred eighty-nine dollars and fifty-three cents (\$1,689.53) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

WPA Account\$ 1,562.09

Emergency Relief—Administration 127.44
\$ 1,689.53

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of four hundred eighty-three dollars

and eighty-six cents (\$483.86) be and the same is hereby appropriated to the persons named on annexed certified list, being the bills and claims of the Department of Public Works, as follows:

Bureau of Health\$483.86

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of one hundred five thousand four hundred sixty-three dollars and fifteen cents (\$105,463.15) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll of the Department of Public Works for the first half of February, 1941, as follows:

Director's Office	\$ 1,553.32
City Hospital—WPA Proj.	
No. 5410-7	165.83
Bureau of Health	28,389.69
United States Social Hy-	
giene	100.00
U. S. Health Sanitation	
Account	193.33
Bureau of Health—WPA	
Dental Project 3-7-5703	125.00
City Hospital	25,981.93
Convalescent Hospital	2,020.16
Newark City Home	83.75
Bureau of Baths	5,594.15
Bureau of Baths (Hayes	
Park East and West	
Pools)	2,030.72
Newark City Alms House	3,344.97
Ivy Hill Power Plant	1,678.31
Outdoor Poor Department	1,678.31
Law Department	3,973.29

Emergency Relief—WPA

Projects No. 336-7, No.
4259-7, No. 5053-7, No.

No. 7733 2,145.55

Emergency Relief—

Administration 24,307.24

Board of Adjustment 607.75

Emergency Relief—

Administration 40.00

\$105,463.15

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of the City of Newark, that the sum of three thousand, two hundred eighty-eight dollars and eighty-four cents (\$3,288.84) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending February 12th and February 15th, 1941, as follows:

Shade Tree	\$ 1,858.84
Public Buildings	1,430.00
	<hr/>
	\$ 3,288.84

Jos. M. Byrne, Jr.
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, By the Board of Commisisoners of the City of Newark that the sum of Three Thousand and Four Hundred Seven Dollars and Sixty Cents (\$3,407.60) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending February 26th and March 1st, 1941, as follows:

Shade Tree	\$ 3,013.60
Public Buildings	1,394.00
	<hr/>
	\$ 3,407.60

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of one hundred twenty-one dollars and thirty-three cents (\$121.33) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Director's Office	\$ 20.50
Shade Tree	100.83
	<hr/>
	\$121.33

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of one thousand one hundred fifty-seven dollars and twenty-eight cents (\$1,157.28) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Parks and Public Property as follows:

1940	
Central Purchase	\$ 705.80
Public Buildings	184.03
Shade Tree	200.00
Shade Tree—Dedicated	
Revenue	61.50
WPA Project 7128-0	5.95
	<hr/>
	\$ 1,157.28

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,
Murphy, Mayor Ellenstein.

RESOLVED, That the sum of three thousand four hundred twenty-one dollars and twenty cents (\$3,421.20) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending February 19th and 22nd, 1941, as follows:

Shade Tree	\$ 2,015.20
Public Buildings	1,406.00
	<hr/>
	\$ 3,421.20

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioner of the City of Newark, that the sum of fourteen thousand, six hundred twenty-two dollars and eighty-two cents (\$14,622.82) be and the same is hereby appropriated to the City Treasurer same being the semi-monthly payrolls of the Department of Parks and Public Property from February 15th to February 28th, 1941, as follows:

Director's Office	\$ 1,070.82
Smoke Abatement	179.16
WPA Project 7159-0	62.50
Public Buildings	8,489.97
Public Buildings	50.41
Public Buildings— City	
Owned Property	116.66
Weights and Measures	541.66
Weights and Measures	250.00
Printing and Stationery	185.00
Shade Tree	1,457.49
WPA Project 1485-7	208.33
Central Purchase	1,650.82
	<hr/>
	\$ 14,622.82

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the sum of three thousand, four hundred and forty-two dollars (\$3,442.00) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending February 5th and February 8th, 1941, as follows:

Shade Tree	\$ 2,030.00
Public Buildings	1,412.00
	<hr/>
	\$ 3,442.00

Jos. M. Byrne, Jr.
 M. Ellenstein
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of seven thousand four hundred eight dollars and ten cents (\$7,408.10) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Director's Office	\$ 31.00
Maintenance of Dog	
Pound	625.00
Printing and Stationery	
Miscellaneous Advertising	87.16
Printing and Stationery	
Dedicated Revenue	208.71
Public Buildings—City	
Owned Property	272.91
Smoke Abatement	16.61

Central Purchase	341.03
Public Buildings	5,140.22
Shade Tree	452.11
Weights and Measures	57.22
WPA Project 119-0-99	125.00
WPA Project 7206-0	36.00
WPA Project 7620-0	15.13
	<hr/>
	\$ 7,408.10

Jos. M. Byrne, Jr.
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of fourteen thousand, six hundred sixty-nine dollars and eighty-six cents (\$14,669.86) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Parks and Public Property from February 1st to February 14th, 1941, as follows:

Director's Office	\$ 1,070.82
Smoke Abatement	179.16
WPA Project 7159-0	62.50
Public Buildings	8,897.01
Public Buildings	50.41
Public Buildings—City	
Owned Property	116.66
Weights and Measures	541.66
Weights and Measures—	
Dedicated Revenue for	
1941	250.00
Printing and Stationery	185.00
Shade Tree	1,457.49
WPA Project 1485-7	208.33
Central Purchase	1,650.82
	<hr/>
	\$ 14,669.86

Jos. M. Byrne, Jr.
M. Ellenstein

Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Murphy,
Mayor Ellenstein.

RESOLVED, That the sum of four thousand, eight hundred twenty-four dollars and thirty-four cents (\$4,824.34) be and the same is hereby appropriated to the persons named on the certified list, same being the bills and claims of the Department of Parks and Public Property, as follows:

1940

Shade Tree—1941	\$ 833.00
Central Purchase	205.20
Printing and Stationery	
Dedicated Revenue	1,001.86
Printing and Stationery....	378.56
Public Buildings	1,482.20
Shade Tree—Dedicated	
Revenue	76.80
Shade Tree	724.25
Smoke Abatement	110.27
Weights and Measures	12.20
	<hr/>
	\$ 4,824.34

Jos. M. Byrne, Jr.
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoner Murphy,
Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

RESOLVED, That the sum of one hundred eighty-seven dollars and five cents (\$187.05) be and the same hereby is appropriated to the per-

sons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Sewers	\$167.50
Sewers	19.55
	<hr/> \$187.05

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of seven thousand eighty-one dollars and seventy-four cents (\$7,081.74) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Swimming Pool Construction (Hayes Park East) \$	147.45
Swimming Pool Construction (Hayes Park West)	85.52
Swimming Pool Construction (Boylan Street)	491.10
Swimming Pool Construction (Clifton Avenue) ..	178.02
Swimming Pool Construction (Hayes Park East)	2,470.95
Swimming Pool Construction (Hayes Park West)	1,858.35
Swimming Pool Construction (Boylan Street)....	1,879.35
	<hr/> \$ 7,081.74

(WPA Project 6069-7)

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commisisoner Murphy offered the following resolution:

RESOLVED, That the sum of one thousand, three hundred fifty dollars (\$1,350.00) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Elections Municipal\$ 1,350.00

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Seventeen thousand, eighty dollars and fifty cents (\$17,080.50) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Director's Office	\$ 20.26
Street Cleaning	1,186.25
Reserve for Liabilities	
(Street Cleaning)	9,659.00

Water	20.00
Sewers	172.73
Newark Labor Relations Board	22.26
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	\$17,080.50

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Two hundred twelve thousand, one hundred thirty-eight dollars and sixty-seven cents (\$213,138.67) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Public Lighting	\$ 30,795.65
Water	66.50
Newark Museum	9,062.50
Free Library	48,354.17
City Clerk's Office	2.00
Streets	1,857.78
Streets	24.18
Surveys	12.30
Reserve for Liabilities (Street Cleaning)	6.00
City Clerk's Office	427.73
Carfares	30.00
Street Cleaning	4,539.18
Water — Capital	102,247.65
Current	6,041.11
Motors	8,127.50
Newspapers	27.34
Care and Relief of Certain Indigent Children	300.48
Port Newark Operations....	161.30
House Sewer Connections (Dedicated Revenue)	12.75
Sewers	42.55
	<hr/>
	\$212,138.67

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of twenty-four thousand, nine hundred ninety-one dollars and thirty-five cents (\$24,991.35) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Sewer Construction (WPA Proj. No. 65917)	\$ 1,143.46
Airport Construction (WPA)	276.00
Street Construction (WP A Proj. No. 6926-7)	9,747.71
Sewer Construction (WP A Proj. No. 6951-7)	1,194.38
Street Construction (WP A Proj. No. 6926-7)	6,475.37
Sewer Construction (WP A Proj. No. 6951-7)	400.38
Airport Construction (WPA)	161.00
Toy Mending (WPA Proj. No. 7050-0)	157.88
City Planning (WPA Proj. No. 7215-O)	5.60
Furniture and Metal Craft (WPA No. 5209A)	29.81
Household Workers Training (WPA No. 6313-0)	17.56
Mattress Factory (WPA Proj. No. 6434-1-0)	82.40
Vital Statistics (WPA Proj. No. E 106)	92.00
Home Demonstration (WPA Proj. No. A-10)	4.76
Workshop (WPA Proj. No. A 9)	43.68
Community Center (NYA No. 76-7)	72.23

Vital Statistics (WPA Proj. No. 7193-OE106)	103.50
City Planing (WPA Proj. No. 7215-0)	541.66
Book Mending (WPA Proj. No. 4592-0)	150.00
Overhead Utilities Survey (WPA 7647-0)	4.00
Alterations and Modern- ization of Conval. Hos- pital and Ivy Hill A. H. (WPA 3-7-1168)	250.00
Sewer Construction (WP A Proj. No. 6951-7)	1,202.97
Community Center (Con- solidated NYA Ap.)	400.00
Garment Project (NYA No. 103EN-42)	50.00
Home Making (NYA Proj. No. 76-7)	250.00
Orchestra (WPA Proj. No. A-177)	200.00
Museum Extension and Art (WPA 4510-O-A)	300.00
Furniture and Metal Work (WPA 5209-A)	485.00
City Wide Clerical (WPA 5218A-5226A)	300.00
Household Workers' Training (WPA 6313-0)	100.00
Mattress Factory (WPA Proj. No. 6424-1-0)	750.00
	<hr/>
	\$ 24,991.35

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Franklin,
Murphy, Mayor Ellenstein.

RESOLVED, That the sum of
seven hundred dollars (\$700.00) be
and the same hereby is appropriat-
ed to the persons named, as per
certified list attached, being the
gross amount of bills contracted
and chargeable to the Department
of Public Affairs, as follows:

Water\$700.00

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commisisoners Franklin,
Murphy, Mayor Ellenstein.

RESOLVED, That the sum of five
thousand, three hundred two dol-
lars and thirty-eight cents (\$5,-
302.38) be and the same hereby is
appropriated to the persons named,
as per certified list attached, being
the gross amount of bills contracted
and chargeable to the Department
of Public Affairs, as follows:

Sewer Construction (WPA Proj. 6951-7)	\$ 3,219.93
Alterations To and Mod- ernization of Convaless- cent Hospital and Ivy Hill Alms House (WPA Proj No. 3-7-1168)	250.00
City Planning (WPA Proj. No. 7215-0)	416.66
Home Making (NYA Proj. No. 76-7)	9.31
Home Demonstration (NYA No. A-10)	46.95
City Planning (WPA No. 7215-0)	23.83
Toy Mending (WPA Proj. No. 7050-0)	62.01
Vital Statistics (WPA 7193-OE106)	12.51
Arts and Crafts (WPA No. 7070-O)	9.07
Household Workers Training (WPA Project No. 5183-A)	82.70
Furniture and Metal Work (WPA Project No. 5209-A)	631.46
Home Making (WPA Proj. No. 4592-O)	.95
(WPA)	537.00
	<hr/>
	\$ 5,302.38

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commisisoner Murphy offered the following resolution:

RESOLVED, That the sum of Thirty-seven thousand, nine hundred seven dollars and twenty-four cents (\$37,970.24) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Weekly Payroll, period ending February 19, 1941:

Port Newark Operations \$	1,295.60
Bureau of Motors	1,215.96
Bureau of Streets	2,039.57
Bureau of Sewers	991.53
House Sewer Connections	417.00
Street Construction	140.00
Bureau of Street Cleaning	22,815.32
Airport Construction	469.20
Bureau of Water	8,586.06
	<hr/>
	\$ 37,970.24

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of five hundred ninety-five dollars and

twenty-three cents (\$595.23) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

City Treasurer, Semi-monthly payroll, period January 24-January 28, 1941

Bureau of Street Cleaning — Emergency Snow Removal	\$595.23
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Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisisoners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Thirty-eight thousand five hundred twelve dollars and ninety-five cents (\$38,512.95) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Port Newark Operations \$	1,285.40
Bureau of Motors	1,242.39
Bureau of Streets	2,231.74
Bureau of Sewers	1,072.86
House Sewer Connections	529.08
Bureau of Street Cleaning	23,278.52
Street Construction	140.00
Airport Construction	469.20
Bureau of Water	8,263.76
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	\$ 38,512.95

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of four hundred, sixty-one dollars and fifty cents (\$461.50) be and the same hereby is appropriated to the persons named, as per certified list attacher, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

City Treasurer Semi-monthly payroll, period January 9-February 15, 1941, both inclusive

Bureau of Water—
 Supplementary\$461.50

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commisioenrs Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Fifty-two thousand, six hundred ninety-four dollars and forty-six cents (\$52,694.46) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

City Treasurer, Semi-monthly payroll, period February 16-February 28, 1941, both incl.

Director's Office	\$ 4,452.07
Port Newark Operations	1,346.66
Bureau of Lighting	432.50
Bureau of Streets	6,094.11
Sidewalks	216.66
House Sewer Connections	385.02
Bureau of Sewers	1,232.47
Bureau of Street Cleaning	6,074.04
Bureau of Surveys	3,521.66
Engineering Division	1,423.73
Bureau of Motors	5,086.24
Bureau of Water	19,737.69
Street Cleaning—Reserve for Liabilities	200.00
Newark Labor Relations Board	390.00
Sewer Construction	832.91
City Clerk	3,566.20
Elections	702.50
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	\$ 52,694.46

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following voters:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Thirty-Seven Thousand Five Hundred Twenty-three Dollars and Twenty-one Cents (\$37,523.21) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Weekly payroll, period ending Feb. 26, 1941:

Port Newark Operations	\$1,315.20
Bureau of Motors	1,247.50
Bureau of Streets	2,048.64
Bureau of Sewers	888.32
House Sewer Connections	538.20

Bureau of Street Cleaning	22,185.43
Street Construction	210.00
Airport Construction	399.20
Bureau of Water	8,690.72
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	\$37,523.21

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of One Thousand Nine Hundred Thirty-four Dollars and Sixty-nine Cents (\$1,934.69), be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

6951-7)	\$ 746.95
Furniture & Metal Craft	
(WPA Proj. 5209A)	1,187.74
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	\$1,934.69

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Two Hundred seventy-one dollars and eighty-five cents (\$271.85) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public

Affairs, as follows:

Water	\$190.03
Motors	5.05
Port Newark Operations	.54
Newark Industrial Comm.	10.00
House Sewer Connections	
(Dedicated Revenue)	8.00
Streets	6.00
Street Cleaning	9.50
City Planning (WPA Proj.	
No. 8077-0)	5.91
Toy Mending (WPA Proj.	
No. 7050-0)	34.88
Home Making (NYA Project	
No. 76-7)	1.94
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	\$271.85

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Three Thousand, Five Hundred Fifty-six Dollars and Fifty-five Cents (\$3,556.55) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Motors	\$ 812.98
City Clerk's Office	23.75
Surveys	326.06
Streets	11.33
Street Cleaning	127.95
Street Cleaning	112.91
Public Lighting	34.82
Water	455.79
Port Newark Operations	1,109.64
House Sewer Connections	7.00
Streets	412.87
Surveys	121.40
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	\$3,556.55

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Two Hundred and thirty-two dollars and sixty cents (\$232.60) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Street Cleaning	\$ 6.00
Motors	146.70
Streets	6.00
Water	56.50
Sewers	4.00
Toy Mending (WPA Proj. No. 7050-0)	11.40
City Planning (WPA Proj. No. 8077-0)	2.00
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	\$232.60

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Fifty-two Thousand, Two Hundred Fifty-five Dollars and Eighteen Cents (\$52,255.18) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

Semi-monthly payroll, Period Feb. 1st to Feb. 15th, 1941.

Director's Office	\$ 1,452.07
Port Newark Operations	1,346.66
Bureau of Lighting	432.50
Bureau of Streets	5,904.11
Sidewalks	216.66
House Sewer Connections ..	385.02
Bureau of Sewers	1,232.47
Bureau of Street Cleaning ..	6,074.04
Bureau of Surveys	3,521.66
Engineering Division	1,423.73
Bureau of Motors	5,086.24
Bureau of Water	19,746.98
Street Cleaning—Reserve for Liabilities	200.00
Newark Labor Relations Board	390.00
Sewer Construction	832.91
City Clerk	3,557.63
Elections	452.50
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	\$52,255.18

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Thirty-eight thousand, Nine Hundred Ten Dollars and Thirty-Seven Cents (\$38,910.37) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

Port Newark Operations	\$ 1,285.40
Bureau of Motors	1,239.11
Bureau of Streets	2,062.36
Bureau of Sewers	978.20
House Sewer Connections ..	436.40
Bureau of Street Cleaning ..	23,747.39
Street Construction	140.00

Airport Construction	469.20
Bureau of Water	8,552.31
	<hr/>
	\$38,910.37

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of One Hundred Fifty-five Dollars and Eighty-three Cents (\$155.83) be and the same hereby is appropriated to the persons named, as per certified list attached being the gross amount of bills contracted and chargeable to the Department of Public Affairs, as follows:

City Treasurer

Semi-monthly payroll, period Feb. 1 - Feb. 15, 1941.

Bureau of Water	
Supplementary	\$155.83

M. Ellenstein
 Vincent J. Murphy
 Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Three Thousand, Nine Hundred Seven Dollars and Thirty-two Cents (\$3,907.32) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept.

of Public Affairs, as follows:

Workshop (NYA Proj. A-9) \$	46.96
Home Demonstration	
(NYA Proj. A-10)	122.24
Community Center	
(NYA Proj. 76-7)	228.43
City Planning	
(WPA Proj. 7215-0)	20.68
Shoe Repair (NYA Proj.	
258-3E-99)	17.07
Bookmending (WPA	
Proj. 4592-0)	50.00
Furniture & Metal Craft	
(WPA Proj. 5209-A)	11.90
City Wide Clerical (WPA	
Proj. 5218-A & 5226-A)	5.46
Mattress Factory (WPA	
Proj. 6434-1-0)	26.00
Toy Mending	
(WPA Proj. 7050-0)	27.29
Machine Shop	
(NYA Proj. A-0)	20.23
Sewer Const.	
(WPA Proj. 6951-7)	86.40
Sewer Const.	
(WPA Proj. 6951-7)	3,244.66
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	\$3,907.32

M. Ellenstein
 Pearce R. Franklin
 Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following constables be and they are hereby appointed, terms expiring December 31st, 1941:

Abe Krowen, 400 Belmont Avenue.

Louis Bressman, 90 Hedden Terrace.

M. Ellenstein.
 Vincent J. Murphy

Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the following bonds be and the same are hereby approved as to sufficiency:

Constables

Solomon C. Bennett
Max Markowitz

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The City of Newark by agreement with the Public Service Electric and Gas Company, is now attaching traffic signals to Electric poles at High and William Streets, Newark, and

WHEREAS, the City is desirous of attaching traffic signals to Electric poles at High and William Streets in the City of Newark; and

WHEREAS, the Public Service Electric and Gas Company is willing to consent to the use of the Electric Poles at the aforesaid location;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Mayor, Director of the Department of Public Affairs, and the City Clerk of the City of Newark be and they are

hereby empowered and instructed to sign the agreement between the Public Service Electric and Gas Company for attaching traffic signals to Electric poles at High and William Streets, in the City of Newark, as per the agreement, copy of which is attached hereto and made a part of this resolution.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its poles on West Market Street, from Gould Avenue to Twelfth Avenue, as indicated on map or plan numbered 3019-K and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Transport Poles West Market Street from Gould Ave. to Twelfth Ave., Newark, N. J." dated June 24, 1940, and its pole at the southeast corner of Warren and Hudson Streets, as indicated on map or plan numbered 3061-A entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Transport pole, Warren and Hudson Streets, Newark, N. J." dated January 13, 1941, hereto attached and made a part hereof, and that said poles be and are hereby relocated as shown on said maps or plans.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Tobacco for the Department of Public Works, Electrically illuminated turn out board with control, terminal strips, and gasoline driven portable air compressor for the Department of Department of Parks and Public Property.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

RESOLVED, That sealed proposal received by the Department of Central Purchase on January 14, 1941, for furnishing and delivering Fire Alarm Boxes and Rectifier Control Panels for the Department of Public Safety, be and the same hereby is rejected, for the purpose of revising the specifications, therefore be it

FURTHER RESOLVED that the Department of Central Purchase be and it hereby is authorized and directed to re-advertise for sealed

proposals for said Fire Alarm Boxes and Rectifier Control Panels.

BIDS to be received on such date and at such times as it shall in said advertisement designate.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

The Director of the Department of Parks and Public Property sub-Public Safety, and stationery for the mits the items, as hereinafter set forth, as obligations incurred by his department, all of which were necessary in the conduct of its affairs, and recommended for approval by the Director, who certifies as to correctness.

The items submitted herein have been audited by the Auditing Department and appear on the regular certified list of bills and submitted for approval. The purpose of this resolution is for departmental record, and constitute a duplication.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of The City of Newark that the following purchases of materials, supplies and labor, by authority of the Director of the Department of Parks and Public Property be and the same are hereby approved.

Director's Office

American Political Science
Ass'n—Membership Dues 10.00

City Treasurer—Postage	6.00	Switchboard—City Hall	900.02
Gann Law Books—		N. J. Bell Telephone Co.	
Subscription	15.00	Direct Wires	130.58
Printing & Stationery—		Leo T. McSulla—Plumbing	
Miscellaneous Advertising		Repairs	179.00
Newark Evening News—		Leo T. McSulla—Plumbin	
Miscellaneous Advertising ..	70.36	Repairs	44.00
Newark Star Ledger—			
Miscellaneous Advertising ..	16.80	Shade Tree	
Printing & Stationery—		Carl Bannwart—Incidentals....	8.27
Dedicated Revenue		Cornelius J. Cronin—	
Underwood Elliott Fisher Co.—		Transportation & Calls	5.00
Rentals & Repairs	17.19	DeCozen Motor Co.—	
C. J. Webb—Typewriter		Repairs to Automobile	69.64
Repairs	22.70	S. H. Grossman, Inc.—	
Woodstock Typewriter Co.—		Truck Repairs	35.35
Typewriter Repairs	34.32	Wm. C. Hicks—Transportation	
Public Buildings— City		and Calls	3.00
Owned Property		H. W. Jennings—Rope	
Benj. Cohen—Plumbin		installed on Flagpoles	20.00
Repairs	272.91	Walter R. MacPherson—	
Smoke Abatement		Transportation & Calls	5.00
Bennett Oil Co.—Gasoline		Newark Saw Works—Saws	
and Oil	16.61	Filed and Sharpened	13.50
Central Purchase		Solomon Newbarth—	
Bennett Oil Co.—Gasoline		Transportation & Calls	5.00
and Oil	48.92	Sterling Motors Corp.—	
Business Week—Three Year		Truck Repairs	21.85
Subscription	10.00	Andrew J. Sweeney—	
City Treasurer—Postage	228.54	Transportation & Calls	5.00
Hagin & Koplin, Inc.—Auto		Patrick H. Tansey—	
Parts & Repairs	5.62	Transportation & Calls	5.00
Jersey Central Garage—		City Treasurer—Postage	5.00
Storage & Washes	8.00	Woodstock Typewriter Co.	
Underwood Elliott Fisher Co.		Repairs	1.50
Typewriter Repairs	1.75	Andrew Wilson—Repairs to	
Public Buildings		Spray Machine	112.58
Insurance Fund Commission—		Weights and Measures	
Public Liability	515.58	Bennett Oil Co.	
Max S. Kotler—Locks		Gasoline & Oil	16.12
and Keys	18.35	S. H. Grossman, Inc.	
Max Lakind—Furnishing &		Auto Window Repairs	3.05
Installing Glass	13.50	Superior Garage of Newark,	
N. J. Bell Telephone Co.		Inc.—Storage, etc.	36.50
		Underwood Elliott Fisher Co.—	
		Service Charge	1.55
		WPA Project No. 119-0-99	
		John Morning—Rent for	
		Building 38-40 Norfolk St. ..	125.00

WPA Project No. 7206-0

City Treasurer—Postage 36.00

WPA Project No. 7620-0

N. J. Bell Telephone Co.
Telephone Service 15.13

Jos. M. Byrne Jr.
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner Murphy,
Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the first half of March, 1941, be and the same are hereby approved, confirmed and ratified as follows:

PUBLIC BUILDINGS

Marguerite Dow-Dell, temporarily appointed Telephone Operator for a period of one week, effective March 3rd, 1941 at a salary of \$20.00 per week.

Agnes Lamb, Telephone Operator, granted a leave of absence for one week, with pay, effective March 3rd, 1941, because of illness.

Michael Scahill, Fireman, Granted a two months' leave of absence without pay, effective March 1st, 1941, as per his request.

M. Ellenstein

Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy,
Franklin, Mayor Ellenstein.

WHEREAS, by resolution No. 9465, adopted February 5th, 1941, Isabelle Jones was appointed temporary telephone operator, office of City Clerk, Department of Public Affairs, at One thousand three hundred and twenty dollars (\$1,320.00) annual salary; and

WHEREAS, the salary should have been fixed at Nine hundred and sixty dollars (\$960.00) per annum;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the aforesaid resolution No. 9465, be and the same is amended to read that the annual salary for said Isabelle Jones, as temporary telephone operator aforesaid, is Nine hundred and sixty dollars (\$960.00) effective as of February 4, 1941.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy,
Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED: By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Prop-

erty for the first and second half of February, 1941, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Louis Brown, Watchman, granted a two months' leave of absence, without pay, as per his request, effective February 1st, 1941.

George Goertz, City Hall Policeman, returned to duty from sick leave on February 11th, 1941.

Walter Dickerman, temporary Watchman, services terminated on February 14th, 1941.

William A. Roos, Stationary Engineer, returned to duty from sick leave on February 7th, 1941.

Harry Van Egri, temporary Stationary Engineer, services terminated on February 7th, 1941.

James L. Walsh, Elevator Operator who was suspended on February 14th, 1940 for one year, reinstated as Cleaner on February 15th, 1941, at a salary of \$1500.00 per annum.

Jos. M. Byrne Jr.
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Prop-

erty for the first and second half of February, 1941, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Marguerite Dow-Dell, temporary Telephone Operator, services terminated on February 22, 1941.

Agnes Lamb, Telephone Operator, returned to duty from sick leave on February 24th, 1941.

James Byrne, temporary Oiler & Wiper, services terminated on January 31st, 1941.

William Westerfield, Oiler & Wiper, returned to duty from sick leave on February 3, 1941.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT Room 312 CITY HALL

Newark, New Jersey

February 25, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions

were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*406 Broad Street; Cities Service Oil Co., owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 18, 1942;

*43-57 Passaic Street; Benjamin Wade Moreland; renewal of permit for automobile parking and sales station; such use to be limited to the period of two years ending February 24, 1943;

408-414 Broad Street; Cities Service Oil Co.; in a 2nd business district the establishment of automobile parking station on present gasoline station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; same to be in conjunction with the parking station on premises 406 Broad Street, running concurrently with the same and expiring with the same on January 18, 1942; — (No objectors);

556 High Street; Abe J. Silberstein; in a 2nd business district the construction of an addition beyond the required setback line;

*688 Summer Avenue; John Castoro; renewal of permit for retail ice depot; such use to be limited to the period of two years ending January 16, 1943;

21 Broome Street; Beacon Store Fixture Manufacturing Co.; in a 2nd business district the manufacture of store fixtures; such use to be limited to the period of two

years.—(No objectors).

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary.

Ordered filed, copy to be sent to each Commissioner and further action postponed to March 12, 1941.

City Clerk: Three of these matters are renewals and can be disposed of under a suspension of the rules.

Commissioner Murphy: I move the rules be suspended.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Cities Service Oil Co., owner; for the renewal of permit for automobile parking station; premises 406 Broad Street; such use to be limited to the period of one year ending January 18, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

WHEREAS, on appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use to be allowed:

Application of Benjamin Wade Moreland (William Moreland, owner); for the renewal of permit for automobile parking and sales station; premises 43-57 Passaic Street; such use to be limited to the period of two years ending February 24th, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of John Castoro (Investment Corp. of Newark, N. J., owner); for the renewal of permit for retail ice depot; premises 688 Summer Avenue; such use to be limited to the period of two years ending January 16, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

The following communication was received and read:

**BOARD OF ADJUSTMENT
Room 312
CITY HALL**

NEWARK, NEW JERSEY

February 18, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

1234-1240 McCarter Highway and 105-109 Clay Street; Standard Oil Co. of New Jersey, owner; in a 1st industrial district the reconstruction and enlargement of existing gasoline station including lubricatorium and automobile laundry; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be

limited to the period of eight years;—(No objectors);

193-195 Weequahic Avenue; Young Israel of Newark, owner; in a 2nd residence district the construction of synagogue exceeding the rear yard requirement;

*14-16 Maiden Lane; William Walker; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 29, 1942;

*1048-1078 Raymond Boulevard; Triangular Realty Co.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending February 16, 1942;

702-704 Mount Prospect Avenue; Wilkinson Gaddis Co.; in a 2nd business district the establishment of free parking space for customers only; on condition that a fence is erected on two sides of these premises; such use to be limited to the period of two years;— (No objectors);

1087-1093 Raymond Boulevard and 47 Durand Street; Kim Parking Stations, Inc.; in a 1st industrial district the establishment of automobile parking station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of one year;—(No objectors);

*627-633 Frelinghuysen Avenue; Newark Buick Corp.; renewal of permit for automobile sales station; such use to be limited to the period of one year ending February 7, 1942;

*1095-1103 Raymond Boulevard (29-35 Durand Street); Kim Parking

Station, Inc.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 6, 1942;

*75-79 Edison Place; John V. Martin; renewal of permit for automobile parking station; such use to be limited to the period of one year ending January 18, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary

Ordered filed, copy to be sent to each Commissioner and further action postponed to March 12, 1941.

City Clerk: Five of these are renewals and can be disposed of under a suspension of the rules.

Commissioner Murphy: I move the rules be suspended.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of William Walker (Anna Walker, owner); for the renewal of permit for automobile parking station; premises 14-16

Malden Lane; such use to be limited to the period of one year ending January 29, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioner Murphy, Franklin, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Triangular Realty Co. (City of Newark, owner); for the renewal of permit for automobile parking station; premises 1048-1078 Raymond Boulevard; such use to be limited to the period of one year ending February 16th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this applicaation?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Newark Buick Corp. (Antonio Russo and Frances Goldsmith, owners); for the renewal of permit for automobile sales station; premises 627-633 Frelinghuysen Avenue; such use to be limited to the period of one year ending February 7, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board

of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Kim Parking Station, Inc.; (Theresa Gilvarry, John J. Gillen, Mary Sullivan, Federal Trust Co., Edward Parsley and William E. Reilly, owners); for the renewal of permit for automobile parking station; premises 1095-1103 Raymond Boulevard (29-35 Durand Street); such use to be limited to the period of one year ending January 6, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of John V. Martin (Elizabeth B. Johnson, owner); for the renewal of permit for automobile parking station; premises 75-79 Edison Place; such use to be limited to the period of one year ending January 18, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations

of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.

Mayor Ellenstein: The other references from the Board of Adjustment will take the usual course and be heard before the City Commission one week from today, March 12.

Commissioner Murphy: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Murphy, Franklin, Mayor Ellenstein.
APPROVED:

PEARCE R. FRANKLIN

M. C. ELLENSTEIN

VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN

City Clerk.

Newark, N. J., March 12, 1941

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M., Standard Time.

Present: Commissioner Franklin.

Absent: Commissioners Byrne, Murphy, Mayor Ellenstein.

Commissioner Franklin: There was scheduled for public hearing at today's meeting two ordinances: one providing for the issuance of \$200,000 Street Improvement Bonds, and

the other providing for the issuance of \$165,000 Water Bonds. A quorum not being present the hearing on these two ordinances cannot be held today, but must go over to the next regular meeting, which will be on next Wednesday, March 19, 1941.

For lack of quorum, the meeting is adjourned.

APPROVED:

PEARCE R. FRANKLIN
Director, Dept. of Public Works

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., March 19, 1941.

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at eleven a.m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing the method and procedure for the certification and approval for payment of bills, claims, debts, wages or salaries, and the warrant for payment.

The Board of Commissioners of the City of Newark Do Ordain:

1. (a) The director of each department, or the person authorized by him in his absence, shall each month, and as said departmental activities shall require, cause to be prepared a list or lists, in duplicate of all bills, claims, debts, wages or salaries due and payable by the respective department, and certify

for payment and deliver the original and duplicate list or lists, with vouchers for bills and claims, to the Auditor or Acting Auditor of Accounts.

(b) The certified list or lists shall be in form required by the Director of the Department of Revenue and Finance.

2. (a) The Auditor or Acting Auditor of Accounts shall audit the items certified on each list delivered by the respective departments and the vouchers accompanying each list.

(b) The auditor or Acting Auditor shall certify and deliver to the Director of the Department of Revenue and Finance the list or lists with approved item or items.

(c) The Director of the Department of Revenue and Finance shall deliver the certified list or lists received from the Auditor or Acting Auditor to the Board of Commissioners at their next meeting.

3. (a) The Board of Commissioners at a regular or special meeting shall by resolution approve or disapprove the item or items on the list or lists delivered by the Director of the Department of Revenue and Finance.

(b) Each original certified list shall be filed by the Clerk of the Commission in the office of the City Clerk, with action of Commission set forth thereon.

(c) The duplicates of approved lists shall be delivered to the City Clerk.

4. (a) The City Clerk, upon receipt of the duplicate certified list or lists, shall cause same to be compared with the original certified list.

(b) He shall thereupon endorse upon the duplicate copy of each certified list a "warrant" for payment for the amount of the approved items thereon, and forward each duplicate copy of the certified list, with warrant for payment thereon, to the Auditor or Acting Auditors of Accounts, Department of Revenue and Finance.

5. (a) The Auditor or Acting Auditor of Accounts shall cause to be prepared warrant checks to the order of the person, persons, firms or corporations, to whom payment is authorized on said certified lists and in the amount thereof, and said warrant checks to be delivered in person or by mail to the person, persons, firms or corporations to whom payment has been authorized. The use of the warrant receipt book heretofore required be and the same is hereby discontinued.

6. The provisions of this ordinance shall become operative commencing May 1, 1941.

7. All ordinances, or parts of ordinances, inconsistent with this ordinance, are hereby repealed.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that April 2, 1941, at 11 a. m., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and

that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An ordinance to amend an ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930.

The Board of Commissioners of the City of Newark do ordain:

1. That an ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930, be and the same is hereby amended by extending the Third Residence District as shown on the Zoning Map so as to include the area described as follows:

Bounded westerly by North Munn Avenue; northerly by Tremont Avenue; Easterly by Maybaum Avenue; and southerly by a line one hundred (100') feet north of and parallel to South Orange Avenue;

and that the Zoning Map which accompanies the Ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within the Third Residence District the area above described.

2. All ordinances and parts of

ordinances inconsistent herewith be and the same are hereby repealed.

3. This ordinance shall take effect immediately upon final passage and publication according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that April 2, 1941, at 11 a. m., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

WHEREAS, The Board of Commissioners of the City of Newark believe that a majority of those who labor in the diversified industrial occupations of the City are in favor of an hour's daylight saving, and that it is beneficial for the mental improvement and physical recreation.

THEREFORE, THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, DO ORDAIN:

1. That at 2 o'clock a. m., on the last Sunday in April, 1941, the standard time throughout the City of Newark shall be advanced one hour in all the departments of the municipality over which the Board of Commissioners have jurisdiction, except that where the time is fixed by any statute of this State, in which case the time shall be standard time as fixed by such statute, and at 2 o'clock a. m. on the last Sunday in September in the year 1941, such time shall be retarded one hour.

2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

3. This ordinance shall take effect immediately.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that April 2, 1941, at 11 a. m., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance authorizing the issuance of \$11,669,200 of Bonds of the City of Newark for the purpose of refunding outstanding bonds of said City," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Murphy: I move it be laid over until March 26th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented the following ordinance and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Clerk then read the ordinance at length:

An Ordinance providing for the VACATION OF HERBERT PLACE as the same was opened 80 feet wide by ordinance passed by the Board of Street and Water Commissioners of the City of Newark, Oct. 18, 1894, and approved by the Mayor Oct. 19, 1894, extending from the south-easterly right of way line of the Erie Railroad southeasterly 311.20 feet more or less to the Commissioners Exterior Wharf Line at the Passaic River.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That Herbert Place as the same was opened 80 feet wide by ordinance passed by the Board of Street and Water Commissioners

of the City of Newark, Oct. 18, 1894, and approved by the Mayor, Oct. 19, 1894, SHALL BE VACATED as a public street or highway, as follows:

BEGINNING at a point in the southwesterly line of Herbert Place distant 59.37 feet southeasterly from the southeasterly corner of Herbert Place and Passaic Street as the latter is laid out 40 feet in width easterly adjoining the Mount Pleasant Cemetery, said beginning point being in the division line between land of the Erie Railroad and the Pittsburg Plate Glass Co.; thence northeasterly in straight continuation of the aforesaid division line 40.15 feet to the center line of Herbert Place; thence northwesterly along the same 25.75 feet more or less to a point in straight continuation of the southeasterly right of way line of the Erie Railroad north of Herbert Place, said right of way line also being the northwesterly line of land owned by the Pittsburg Plate Glass Co.; thence northeasterly along the extension of said division line 40.15 feet to the north-easterly line of Herbert Place; thence southeasterly along the same 311.20 feet more or less to the Exterior Wharf Line as established by the Commissioners under an act of the Legislature of the State of New Jersey, entitled "An Act respecting the lines of Wharves, Docks, Slips and Piers on the Passaic River in the Counties of Essex and Hudson," approved April 1, 1872, at the Passaic River; thence southwesterly along the same 80 feet more or less to the southwesterly line of Herbert Place; thence northwesterly along the same 280.47 feet to the place of beginning; reserving, however, to the City of Newark a right of way in the above described part of Herbert Place to be vacated as follows: Beginning at the aforementioned beginning point in the southwesterly

line of Herbert Place distant 59.37 feet southeasterly from the southeasterly corner of Herbert Place and Passaic Street; thence northeasterly in straight continuation of the first mentioned division line 40.15 feet to the center line of Herbert Place; thence northwesterly along the same 25.75 feet more or less to a point in straight continuation of the aforementioned southeasterly right of way line of the Erie Railroad, north of Herbert Place; thence northeasterly along the extension of said right of way line 28 feet more or less to a point; thence southeasterly along a line parallel to and distant 12 feet measured southwesterly at right angles from the northeasterly line of Herbert Place 35.75 feet more or less to a point; thence southwesterly and parallel to aforesaid division lines 6 feet to a point; thence southeasterly parallel to and distant 18 feet measured southwesterly at right angles from the northeasterly line of Herbert Place to the aforesaid wharf line at the Passaic River; thence southwesterly along the same 38 feet more or less to a point; thence northwesterly parallel to and distant 56 feet measured southwesterly at right angles from the northeasterly line of Herbert Place to a point 10 feet more or less southeast of the first mentioned division line extension; thence southwesterly parallel to and distant 10 feet measured southeasterly at right angles from the aforesaid division line extension 24 feet to the southwesterly line of Herbert Place; thence northwesterly along the same 10 feet more or less to the point of beginning, for the purpose of relaying, rebuilding, reconstructing or maintaining the sewer and water mains, their manholes, gates and appurtenances now laid within the lines of the above described right of way and the right to enter upon

the above described right of way for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional sewer or water mains, their manholes, gates and appurtenances. Any buildings or vaults that may be constructed over or within the street vacated shall be so constructed that the City of Newark shall always have free access to the right of way reserved for the purpose of maintaining, repairing and reconstructing the present sewer and water facilities, and for the construction and maintenance of any additional sewer and water facilities.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is one file in the office of the Chief Engineer, Department of Public Affairs, known and designated as Map No. 1451-V, dated February 17, 1941. Under and by virtue of the provisions of Section 1, sub-division (b) of Article XXII of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto. (Revised Statutes 1937, 40: 67-1(b)).

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The Board then entered upon said hearing.

Mayor Ellenstein: Does any citizen desire to be heard on this ordinance?

(No response).

There being no one to be heard,

Commissioner Franklin moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Franklin moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

Commissioner Franklin moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

Commissioner Franklin moved that the title of "An Ordinance providing for the VACATION OF HERBERT PLACE as the same was opened 80 feet wide by ordinance passed by the Board of Street and Water Commissioners of the City of Newark, Oct. 18, 1894, and approved by the Mayor Oct. 19, 1894, extending from the south-easterly right of way line of the Erie Railroad southeasterly 311.20 feet more or less to the Commissioners Exterior Wharf Line at the Passaic River," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the VACATION OF HERBERT PLACE as the same was opened 80 feet wide by ordinance passed by the Board of Street and Water Commissioners of the City of Newark, Oct. 18, 1894, and approved by the Mayor Oct. 19, 1894, extending from the south-easterly right of way line

of the Erie Railroad southeasterly 311.20 feet more or less to the Commissioners Exterior Wharf Line at the Passaic River.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

The City Clerk presented the following ordinance and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Clerk then read the ordinance at length:

An Ordinance Providing for the issuance of \$165,000 Water Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds.

The Board of Commissioners of The City of Newark, DO ORDAIN, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to enlarge and improve the water supply system established and operated by said City by the construction or reconstruction of additional water mains together with appurtenances necessary or suitable for its operation, an improvement hereinafter described as "purpose," that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress

Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided; and that said water supply system would have been self-liquidating, as defined in Section 40:1-79 of said Local Bond Law, during the fiscal year beginning January 1, 1940, had there been included in the the interest and debt redemption charges for such year an amount equal to interest for one year at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum, on said bonds or notes, and the amount of the first installment of serial bonds legally issuable to finance such purpose.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is One Hundred Sixty-five Thousand Dollars (\$165,000); (b) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Sixteen Thousand Five Hundred Dollars (\$16,500); and (c) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is One Hundred Sixty-five Thousand Dollars (\$165,000).

Section 3. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding One Hundred Sixty-five Thousand Dollars (\$165,000) to be designated

"Water Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 4. To finance said purpose, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding One Hundred Sixty-five Thousand Dollars (\$165,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 5. It is hereby determined and declared that the period of usefulness of said purpose is a period of forty years, computed from the date of said bonds.

Section 6. No part of the cost of

financing said purpose has been or is to be specially assessed against property specially benefited thereby.

Section 7. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by One Hundred Sixty-five Thousand Dollars (\$165,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said law, contained in Subdivision (f) of Section 40:1-16 of said Law.

Section 8. This ordinance shall take effect twenty days after the first publication thereof after final passage.

The Board then entered upon said hearing.

Mayor Ellenstein: Does any citizen desire to be heard on this ordinance?

(No response).

There being no one to be heard, Commissioners Murphy moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the fol-

lowing votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Murphy moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that the title of "An Ordinance providing for the issuance of \$165,000 Water Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the issuance of \$165,000 Water Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented the following ordinance and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Clerk then read the ordinance at length.

An Ordinance Providing for the issuance of \$200,000 Street improvement Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds.

The Board of Commissioners of The City of Newark, DO ORDAIN, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to resurface certain public streets in said City with bituminous concrete, or penetration macadam, or sheet asphalt, or with bricks or blocks of any material laid on concrete or sand or other foundation, or with concrete, an improvement hereinafter described as "purpose;" that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is Two Hundred Ten Thousand Dollars (\$210,000); (b) that Ten Thousand Dollars (10,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the

cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Twenty Thousand Dollars (\$20,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is Two Hundred Thousand Dollars (\$200,000).

Section 3. In accordance with Section 40:1-12 of said Local Bond Law, the sum of Ten Thousand Dollars (\$10,000) shall be included and appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Two Hundred Thousand Dollars (\$200,000) to be designated "Street Improvement Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding Two Hundred Ten Thousand Dollars (\$210,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a

rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of five years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefited hereby.

Section 8. It is hereby determined that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by Two Hundred Ten Thousand Dollars (\$210,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said Law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

The Board then entered upon said hearing.

Mayor Ellenstein: Does any citizen desire to be heard on this ordinance?

(No response).

There being no one to be heard, Commissioner Murphy moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Commissioner Murphy offered the following amendment:

Amend Section 2 by striking out the last five words in said section.

viz.: "Two Hundred Thousand Dollars (\$200,000)" and substituting the figures: "Two Hundred and Ten Thousand Dollars (\$210,000)," so that the section will read as follows:

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is Two Hundred Ten Thousand Dollars (\$210,000); (b) that Ten Thousand Dollars (\$10,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Twenty Thousand Dollars (\$20,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is Two Hundred Ten Thousand Dollars (\$210,000).

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

ment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

The Clerk then read the ordinance as amended at length:

An Ordinance providing for the issuance of \$200,000 Street Improvement Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in Anticipation of the issuance of such bonds.

The Board of Commissioners of The City of Newark, DO ORDAIN, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to resurface certain public streets in said City with bituminous concrete, or penetration macadam, or sheet asphalt, or with bricks or blocks of any material laid on concrete or sand or other foundation, or with concrete, an improvement hereinafter described as "purpose;" that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised

from all sources for said purpose is Two Hundred Ten Thousand Dollars (\$210,000); (b) that Ten Thousand Dollars (\$10,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Twenty Thousand Dollars (\$20,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is Two Hundred Ten Thousand Dollars (\$210,000).

Section 3. In accordance with Section 40:1-12 of said Local Bond Law, the sum of Ten Thousand Dollars (\$10,000) shall be included and appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Two Hundred Thousand Dollars (200,000) to be designated "Street Improvement Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter

adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding Two Hundred Ten Thousand Dollars (\$210,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitation prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of five years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefited thereby.

Section 8. It is hereby determined and declared that the Supplemental Debt Statements required by said

Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by Two Hundred Ten Thousand Dollars (\$210,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said Law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

Commissioner Murphy moved that the ordinance as amended be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy moved that the title of "An Ordinance providing for the issuance of \$200,00 Street Improvement Bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds," be taken for its third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the issuance of \$200,000 street improvement bonds of the City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of One Hundred Twenty-nine Thousand Four Hundred Fifty-six Dollars and Thirty-nine Cents (\$129,456.39) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years Taxes
Granted by State Board
of Tax Appeals\$58,462.55

Remissions—Prior Years Taxes
Granted by State Board
of Tax Appeals 16,352.70

Remissions—Prior Years Taxes
Granted by State Board
of Tax Appeals 19,842.55
Remissions—Prior Years Taxes

Granted by State Board
of Tax Appeals 34,798.59
\$129,456.39

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Hundred Sixty-two Dollars and Fifty-one Cents (\$362.51) be and the same is hereby appropriated to the City Treasurer, same being for Supplementary Overtime Payrolls of the Tax Receiver (Counter Division), and Tax Board (Assessors Division), Department of Revenue and Finance, from August 10th, 1940, to December, 1940, inclusive, as per annexed certified list:

Tax Receiver—
Counter Division\$ 76.87
Tax Board—
Assessors Division 285.64
\$362.51

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein.

The roll being called, the resolution was declared adopted by the following votes:

RESOLVED, that the sum of Five Hundred Fifty-two Thousand Three Hundred Twelve Dollars and Forty-two Cents (\$552,312.42) be and the same is hereby appropriated to persons named on the annexed certi-

fied lists being the bills and claims of the Department of Revenue and Finance as follows:

Tax Board—
Assessors Division\$ 1,334.00
Refunds 33.42
Public School
Appropriation 500,000.00
Pension Funds—Police
and Fire 50,000.00
W.P.A. Project No. 7746-0
Leisure Time Activities.... 75.00
Division of Works
Projects 870.00
\$552,312.42

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand Two Hundred Sixty Dollars (\$1,260.00) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, same being the Supplementary Payrolls of the Tax Receiver (Bookkeeping and Billing Division) and Treasurer's Office, Department of Revenue and Finance, from February 17th, 1941, to February 28th, 1941, inclusive, as follows:

Tax Receiver—Bookkeeping
and Billing Division\$1,190.00
Treasurer's Office 70.00
\$1,260.00

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-eight Thousand Eight Hundred Eighty-eight Dollars and Seventy-three Cents (\$28,888.73) be and the same is hereby appropriated to the City Treasurer as per annexed certified list, being the semi-monthly payrolls of the Department of Revenue and Finance from March 1st, 1941, to March 16th, 1941, as follows:

Director's Office	\$1,349.98
Comptroller's Office	1,831.02
Auditor's Office	1,799.67
Pension Salaries	437.50
Auditing and Special Accounting	591.00
Treasurer's Office	1,302.73
Tax Receiver —	
Cashier's Division	1,315.80
Tax Receiver —	
Addressograph Division	470.80
Tax Receiver—Bookkeeping and Billing Div.	2,370.40
Tax Receiver —	
Counter Division	1,094.80
Personal Tax Arrears	2,026.40
Tax Board —	
Assessors Division	7,335.56
Tax Board —	
Surveyor's Division	1,501.46
Tax Revaluation—WPA	2,698.33
Assessments for	
Local Improvements	541.66
First District Court	1,105.82
Second District Court	1,115.80
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	\$28,888.73

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Five Hundred Eighty-two Dollars (\$582.00) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being the semi-monthly payroll of Auditing and Special Accounting, Department of Revenue, from February 1st, 1941, to February 14th, 1941, as follows:

Auditing and Special Accounting	\$582.00
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Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Hundred Fifty-two Thousand Seven Hundred Fifty-one Dollars and Eighteen Cents (\$352,751.18) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 54.41
Auditor's Office	55.50
Tax Receiver —	
Cashier's Division	20.00
Tax Receiver —	
Addressograph Div.	138.00
Tax Receiver —	
Counter Division	7.60
Tax Receiver—Bookkeeping and Billing Div.	123.00
Tax Board —	
Assessors Division	17.50
Reserve for Liabilities—	
Foreclosure Costs	5.00

Auditing and	
Special Accounting	22.50
Refunds	361.77
Sinking Fund Comm.	326.25
Public School	
Appropriation	350,000.00
Reserve Overpayments	
—Tax Receiver	869.65
Division of Works	
Projects — Tax	
Revaluation	750.00
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	\$352,751.18

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Eight Hundred Twenty-five Dollars and Fifty-nine Cents (\$825.59) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—	
Tax Receiver	\$825.59

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Ten Thousand Four Hundred Fifty-Seven Dollars and One Cent (\$10,457.01) be and the same is hereby appropriated to person named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments	
Tax Receiver	\$10,457.01

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Sixty-one Thousand Forty-two Dollars and Thirty-six Cents (\$61,042.36) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years	
Taxes Granted By State	
Board of Tax Appeals	\$61,042.36

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, by the Board of Commissioners of the City of Newark that the sum of Two Hundred Twenty-one Thousand, Six Hundred Ninety Dollars and Ninety-Three Cents (\$221,690.93) be and the same is hereby appropriated to the persons named on the annexed certified list, being the semi-monthly payroll of the Department of Public Safety from March 1 to 16, 1941, inclusive, as follows:

Director's Office	\$ 395.83
License Division	956.23
Building Division	3,429.19
Electrical Division	1,897.48
First Criminal and Family Courts	854.16
Second Criminal Court	531.23
Third Criminal Court	354.16
Night Police Court	604.15
Police (Military Service)	530.66
Police Division	131,283.45
Fire Division	80,854.44
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	\$221,690.93

Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-seven Thousand, Eight Hundred Forty-eight Dollars and Thirty-two Cents (\$27,848.32) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and

claims of the Department of Public Safety, as follows:

Director's Office	\$ 15.00
Criminal Courts	12.00
Police (WPA)	362.70
Police (Reserve for Liabilities 1939)	646.00
Building Division	152.50
Electrical Bureau	90.90
Fire Division	12,231.86
Police Division	14,337.36
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	\$27,848.32

Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand, Five Hundred Forty-five Dollars and Ninety Cents (\$1,545.90) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Department of Public Safety, as follows:

Fire Division	\$ 276.28
Electrical Bureau	292.87
Police Division	976.75
	<hr/>
	\$1,545.90

Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the sum of Twenty-six Thousand, One Hundred Seventy-two Dollars and Forty-four Cents (\$26,172.44), be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Director's Office	\$ 132.34
Law Department	84.00
Bureau of Public Baths	2,279.44
Newark City Hospital	12,703.17
WPA Account,	
Project No. 8058-0	93.00
Emergency Relief—	
Administration	672.08
WPA Account—Proj.	
No. 6434-0, 8037-7,	
8058-0, 7519-7	2,102.41
Bureau of Health	5,919.00
WPA Account, Proj.	
No. 165-1-22-77	11.00
Bureau of Health (State	
WPA Dental Project	
No. 3-7-5703	46.00
Bureau of Health (State	
WPA Whooping Cough	
Proj. No. 7213-0)	209.00
Bureau of Health (State	
WPA Cod Liver Oil	
Proj. No. 6922-0)	1,927.00
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	\$26,172.44

Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not voting: Commissioner Murphy.
RESOLVED, that the sum of One Hundred Seven Thousand Six Hundred Fifty-six Dollars and Eighteen Cents (\$107,656.18) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly

payroll of the Department of Public Works for the first half of March, 1941, as follows:

Director's Office	\$ 1,553.32
City Hospital—WPA	
Proj. No. 5410-7	165.83
Bureau of Health	28,322.99
Bureau of Health—Dental	
Proj. 3-7-5703	125.00
U. S. Social	
Hygiene Fund	140.00
City Hospital	26,136.96
City Hospital	84.50
Convalescent Hospital	1,999.37
City Home	83.75
Bureau of Baths	5,594.15
Bureau of Baths (Hayes	
Park East and	
West Pools)	2,047.50
Newark City Alms House....	3,125.41
Ivy Hill Power Plant	3,111.63
Outdoor Poor Dept.	1,678.31
Law Department	3,973.29
Board of Adjustment	574.15
Emergency Relief—	
Administration	26,399.20
Emergency Relief—	
WPA Projects (Clothing,	
Woodyard, Stamp and	
Shoe Repair)	2,500.82
Emergency Relief—	
Administration	40.00
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	\$107,656.18

Jos. M. Byrne Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Naye: Commissioner Murphy.

RESOLVED, that the sum of Three Thousand, Two Hundred Six Dollars and Forty-seven Cents (\$3,206.47), be and the same is hereby appropriated to the persons

named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Emergency Relief—

Administration	\$ 428.70
Bureau of Public Baths	390.43
Newark City Hospital	2,387.34
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	\$3,206.47

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Works, permitting the withdrawal of funds by the said Director of the Department of Public Works, as needed, for the year 1940; and

WHEREAS, the said Director has withdrawn the following sums, to wit:

\$171,859.73, as set forth in attached certified list No. 2-AF;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Six Hundred Twenty-six Dollars and Fifty-one Cents (\$626.51) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

U. S. Social	
Hygiene Fund	\$ 588.50
WPA Account Project	
No. 232-3E-02, 6722-0-A52	
6434-0, 232-3-E-02	38.01
	<hr/>
....	\$626.51

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Fifty-five Dollars (\$55.00) be and the same is hereby appropriated to the City Treasurer, being the supplemental payroll of the Department of Public Works for the last half of January, 1941, as follows:

Emergency Relief—

Administration	\$55.00
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Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-one Thousand One Hundred Seventy-six Dollars and Fifty-one Cents (\$21,176.51) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

WPA Account (Bus)	\$11,309.25
WPA Account (House-keeping Aid E Project No. 8058-0)	119.00
Newark City Hospital	9,394.17
Outdoor Poor Dept.	14.50
Relief Administration	204.00
Ivy Hill Power Plant	59.60
Public Outing (Camp Newark)	75.99
	<hr/>
	\$21,176.51

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of New-

ark that the sum of Three Thousand, Five Hundred Ninety-nine Dollars and Eight Cents (\$3,599.08) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending March 5th and March 8th, 1941, as follows:

Shade Tree	\$ 2,231.08
Public Buildings	1,368.00
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	\$3,599.08

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Three Thousand, Eight Hundred Ninety-eight Dollars and Ninety-one Cents (\$3,898.91) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending March 12th and March 15th, 1941, as follows:

Shade Tree	\$ 2,428.91
Public Buildings	1,470.00
	<hr/>
	\$3,898.91

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Six Thousand, Four Hundred Twenty-two Dollars and Seventy-seven Cents (\$6,422.77) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Central Purchase	67.41
Director's Office	55.12
Maintenance of	
Dog Pound	625.00
Printing & Stationery—	
Dedicated Revenue	2,974.04
Printing & Stationery—	
Misc. Advertising	55.68
Public Buildings—	
City Owned Prop.	17.00
Smoke Abatement	23.07
Weights & Measures	54.40
WPA Project	
No. 7128-0	8.15
WPA Project	
No. 119-0-99	125.00
Workmen's Compensation	
Insurance Fund	3.00
Public Buildings	2,065.57
Shade Tree	349.33
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	\$6,422.77

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of

Commissioners of The City of Newark that the sum of Fourteen Thousand, Five Hundred Thirteen Dollars and Ninety-two Cents (\$14,513.92) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Parks and Public Property from March 1st to March 16th, 1941 as follows:

Director's Office	1,070.82
Smoke Abatement	179.16
WPA Project	
No. 7159-0	62.50
Public Buildings	8,741.07
Public Buildings	50.41
Public Buildings —	
City Owned Property	116.66
Weights & Measures	791.66
Printing & Stationery	185.00
Shade Tree	1,457.49
WPA Project	
No. 1485-7	208.33
Central Purchase	1,650.82
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	\$14,513.92

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Five Hundred Fifty-six Dollars and Fifty Cents (\$556.50) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

1940	
Printing & Stationery—	
Dedicated Revenue	258.45
Shade Tree	298.05
	<hr/>
	\$556.50

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, THAT THE SUM OF Forty-eight Thousand Three Hundred Forty-five Dollars and Seventy-six Cents (\$48,345.76) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water	\$ 73.00
Sewers	55.01
Street Cleaning (Reserve for Liabilities)	2.00
Surveys	11.47
City Clerk	46.26
Streets	1,366.80
Street Cleaning	9,210.77
Sewers	813.52
House Sewer Connections	131.07
Director's Office	2.00
Water (Capital)	1,561.49
Water (Current)	2,604.01
Public Lighting	30,905.16
Streets	67.54
Newark Defense Council	43.13
City Clerk	112.30
Port Newark Operations	69.45
City Clerk	180.00

City Clerk	735.00
Newspapers	25.76
Municipal Election	330.00
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	\$48,345.76

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Ten Thousand, Four Hundred Ten Dollars and Fifty-six Cents (\$10,410.56) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Sewer Construction (WPA Proj. No. 6951-7)	\$1,369.07
Street Construction (WPA Proj. No. 6926-7)	1,707.25
Sewer Const. (WPA Proj. No. 6951-7)	1,921.20
City Planning (WPA Proj. No. 7215-0)	37.02
Toy Mending (WPA Proj. No. 7050-0)	30.08
Maachine Shop (NYA Proj. No. A9)	110.04
Home Demonstration (NYA Proj. A10)	13.48
Home Making (NYA Proj. No. 76-7)	7.50
Shoe Repair (NYA Proj. No. 258-3E-99)	11.16
Book Mending (WPA Proj. No. 4592-0)	3.22
Furniture & Metal (WPA No. 5239A)	60.30
Household Workers Training (WPA Proj.	

No. 6313-0)	2.50
Mattress Factory (WPA	
No. 6434-1-0)	8.81
Sewer Const. (WPA Proj.	
No. 6951-7)	1,488.00
Street Const. (WPA Proj.	
No. 6926-7)	2,974.28
Airport Const. (WPA)	648.75
Sewer Const. (WPA Proj.	
No. 6951-7)	17.90
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	\$10,410.56

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Eight Hundred Sixty-four Dollars and Forty Cents (\$864.40) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Home Making (NYA	
Proj. 76-7)\$	35.96
Museum Extension (WPA	
Proj. 4510-0-A)	10.17
Furniture & Metal Work	
(WPA Proj. 5209A)	96.22
Gardening & Canning	
(WPA Proj. 6922-0)	37.00
Sewer Const. (WPA	
Proj. 6951-7)	685.05
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	\$864.40

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Ninety-four Dollars and Fifty-five Cents (\$94.55) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Sewer Construction (WPA	
Proj. No. 6951-7)	84.55
Machine Shop (NYA	
Proj. A9)	10.00
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	\$94.55

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Two Thousand Nine Hundred Four Dollars and Sixty-seven Cents (\$2,904.67) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Clerk	\$87.50
City Clerk	112.50
Water	1,256.52
Streets	13.20

Street Cleaning	1,434.95
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	\$2,904.67

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Five Thousand, Fifty-three Dollars and Thirty-two Cents (\$5,053.32) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Mattress Factory (WPA Proj. No. 6434-1-0)	\$ 750.00
Vital Statistics (WPA Proj. No. 7193-O-E-106)	107.75
City Planning (WPA Proj. No. 7215-0)	125.00
Overhead Utilities Survey (WPA Proj. No. 7647-0)	4.00
Sewer Construction (WPA Proj. No. 6951-7)	1,831.57
Consolidated NYA Applications (Community Center)	400.00
Garment Proj. (NYA No. 193EN-42)	50.00
Home Making (NYA Proj. No. 76-7)	250.00
Orchestra (NYA Proj. No. A-177)	200.00
Museum Extension & Art Proj. (WPA Proj. No. 4510-0-A)	300.00
Book Mending (WPA Proj. 4592-0)	150.00
Furniture & Metal Work (WPA Proj. No. 5209-A)	485.00

City Wide Clerical Project (WPA No. 5218-A and 5226-a)	300.00
Household Workers' Training (WPA Proj. No. 6313-0)	100.00
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	\$5,053.32

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Forty-five Thousand One Hundred Sixty-six Dollars and Fifty Cents (\$45,166.50) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

CITY TREASURER

Weekly payroll, period ending
March 12, 1941

Port Newark Operations	\$3,212.00
Bureau of Motors	1,776.86
Bureau of Streets	2,191.86
Bureau of Sewers	936.09
House Sewer Connections	626.16
Bureau of Street Cleaning	27,188.56
Street Construction	210.00
Bureau of Water	9,024.97
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	\$45,166.50

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Fifty-two Thousand Two Hundred Eighty-one Dollars and Fifteen Cents (\$52,281.15) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

CITY TREASURER

Semi-monthly payroll, period

March 1 - March 15, 1941, both incl.

Director's Office	\$ 1,452.07
Port Newark Operations	1,346.66
Bureau of Lighting	432.50
Bureau of Streets	5,924.11
Sidewalks	216.66
House Sewer Connections	385.02
Bureau of Sewers	1,232.47
Bureau of Street Cleaning	6,074.04
Bureau of Surveys	3,393.03
Engineering Division	1,423.73
Bureau of Motors	5,086.24
Bureau of Water	19,665.51
Street Cleaning—Reserve for Liabilities	200.00
Newark Labor	
Relations Board	390.00
Sewer Construction	832.91
City Clerk	3,566.20
Elections	660.00
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	\$52,281.15

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF

Forty-one Thousand Six Hundred Seventy-one Dollars and Ninety-three Cents (\$41,671.93) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

CITY TREASURER

Weekly Payroll, Period Ending
March 5th, 1941

Port Newark Operations	\$ 1,383.80
Bureau of Motors	1,494.85
Bureau of Streets	2,223.50
Bureau of Sewers	891.19
House Sewer Connections	575.99
Bureau of Street Cleaning	25,731.66
Street Construction	210.00
Airport Construction	399.20
Bureau of Water	8,761.74
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	\$41,671.93

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF One Thousand Five Hundred Seventy Dollars and Forty-four Cents (\$1,570.44) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

CITY TREASURER

Weekly Payroll, Period Ending
March 2nd, 1941

Bureau of Street Cleaning—
Emergency Snow
Removal \$1,570.44

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Fifty-nine Thousand Four Hundred Twenty-three Dollars and Twenty-seven Cents (\$59,423.27) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Port Newark Operations	\$ 1,499.23
Newark Industrial	
Commission	507.37
Free Library	48,354.17
Newark Museum	9,062.50
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	\$59,423.27

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Two Hundred Twenty-nine Dollars and Ninety-nine Cents (\$229.99) be and the same hereby is appropriated to the persons named, as per Certified

List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

CITY TREASURER

Weekly payroll, period ending
March 2nd, 1941

Street Cleaning—
Emergency Snow Removal \$229.99

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Two Hundred Twenty-eight Dollars and Seventy-six Cents (\$228.76) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

CITY TREASURER Semi-monthly Payroll, period Jan. 24—Feb. 28, 1941

Bureau of Water—Federal
Military Service \$228.76

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Two Hundred Eighty-six Dollars (\$286.00) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Street Cleaning	\$ 14.00
Port Newark Operations	10.61
Newark Industrial Comm.	10.00
Sewers	5.00
City Planning	
(WPA Proj. No. 8077-0)	2.50
Toy Mending	
(WPA Proj. No. 7050-0)	57.80
Water	186.09
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	\$286.00

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following Constables be and they are hereby appointed for a term expiring on December 31st, 1941:

Charles O'Connor, Jr.
432 Ridge Street.

Samuel Harkavy,
80 Keer Avenue.

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following bonds be and they are hereby approved as to sufficiency:

CONSTABLES

Samuel Harkavy
Charles O'Connor, Jr.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the \$150,000 Emergency Note of The City of Newark, dated December 27, 1940, payable March 27, 1941, heretofore issued pursuant to the resolution adopted by the Board of Commissioners on the 18th day of December, 1940, is outstanding, and there are no funds in the City Treasury which are available for the payment of said note, and the Board of Commissioners desires to renew said note as hereinafter provided: NOW, THEREFORE,

The Board of Commissioners of The City of Newark Do Resolve as follows:

Section 1. For the purpose of renewing said outstanding \$150,000 Emergency Note dated December 27, 1940, payable March 27, 1941, there shall be issued, pursuant to the Local Budget Law of New Jersey, a note or notes of The City of Newark of the aggregate principal

amount of \$150,000, to be designated "Emergency Notes." Said note or notes shall be dated the 27th day of March, 1941, and shall be payable on the 27th day of June, 1941, and shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and shall be payable at maturity.

Section 2. Each of said note or notes shall be signed by Vincent J. Murphy, as Director of the Department of Revenue and Finance of said City, and shall be countersigned by Meyer C. Ellenstein, as Mayor and by Eugene Farrell, as Acting City Auditor, and shall be sealed with the corporate seal of said City, and each of said notes and said seal shall be attested by Harry S. Reichenstein, as City Clerk of said City. Said officers are authorized to execute said note or notes and to issue said note or notes in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said note or notes, and that said note or notes are within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

Section 3. The power to determine any matter with respect to said note or notes not determined by this resolution, and also the power to sell said note or notes, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said note or notes either at one time or from time to time in the manner provided by law.

Section 4. Said Director of the Department of Revenue and Finance is hereby directed to report to the Board of Commissioners the amount, description, interest rate and ma-

turities of any of said notes sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such notes so sold.

Section 5. All moneys borrowed by the issuance of said notes shall be applied to the payment of the principal of said outstanding \$150,000 Emergency Note, dated December 27, 1940, payable March 27, 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Estate of Carl G. Lehman was assessed at a valuation of \$25,000 tax \$922.50 for personal property found at 52-54 Weequahic Avenue, Newark, New Jersey, for the year 1937; and,

WHEREAS, a duplicate assessment of \$400.00 was levied against the same estate for the said year; and,

WHEREAS, the Estate paid the taxes in full on both above mentioned assessments;

BE IT THEREFORE RESOLVED, By the Board of Commissioners of The City of Newark that the Receiver of Taxes be and he is hereby authorized to refund the sum of \$18.72 to the Estate of Carl G. Lehmann on the duplicate assessment of \$400., erroneously levied against said Estate.

Jos. M. Byrne Jr.
Pearce R. Franklin

Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Frederick J. Yauch is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939, Frederick J. Yauch was the owner of record of premises known and designated as Block 4202, Lot 18, 43-45 Halstead Street, Newark, New Jersey, which was assessed at a valuation of \$5,400.00, tax \$261.90;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said Frederick J. Yauch be granted exemption of \$500.00, tax \$24.50 for 1940 from the assessed valuation of his property known as Block 4202, Lot 18, 43-45 Halstead Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Pasquale Santomena and Antonio De Falco were the owners of record, on October 1st, 1939 of property known and designated as Block 2866, Lot 77, No. 41 Sheffield Street, Newark, New Jersey; and,

WHEREAS, said property was assessed at a valuation for 1940 of

\$1,900. being \$800 on land and \$1,100 on building, tax \$92.15; and

WHEREAS, the assessment of \$1,100 on the building for 1940, tax \$53.35 was erroneously levied because said building had been razed prior to the assessing date for 1940, to wit: April 28, 1939;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the assessment of \$1,100, tax \$53.35, erroneously levied against property known as No. 41 Sheffield Street, Newark, New Jersey, Block 2866, Lot 77, for 1940 be cancelled and that the Comptroller be and he is hereby authorized to cancel the same of record.

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Martin H. Davey, is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate, but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939, Martin H. Davey was the owner of record of premises known and designated as Block 2659, Lot 29, 607 Bergen Street, Newark, New Jersey, which was assessed at a valuation of \$3,800.00, tax \$184.30;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said Martin H. Davey be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 2659, Lot 29, 607 Bergen Street, Newark, and that the Receiver be and he is hereby authorized to note said exemp-

tion upon his records.

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Charles Mohair is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939, Charles Mohair was the owner of record of premises known and designated as Block 4171, Lot 4, 71-73 Richelieu Terrace, Newark, New Jersey, which was assessed at a valuation of \$5,300.00, tax \$257.05;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of The City of Newark that the said Charles Mohair be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 4171, Lot 4, 71-73 Richelieu Terrace, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Michael J. McGrath is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939 Michael J. McGrath was the owner of record of premises known and designated as Block 4126-A, Lot 33, 171 Richelieu Terrace, Newark, New Jersey, which was assessed at a valuation of \$5,300.00, tax \$257.05;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of The City of Newark that the said Michael J. McGrath be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 4126-A, Lot 33, 171 Richelieu Terrace, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, William Vetter is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, on October 1st, 1939, William Vetter was the owner of record of premises known and designated as Block 811, Lot 52, 507 Parker Street, Newark, New Jersey, which was assessed at a valuation of \$5,100., tax \$247.35;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of The City of Newark, that the said William Vetter be granted exemption of \$400.00, tax \$19.40 from the assessed valuation of his property known as Block 811, Lot 52, 507 Parker Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his

records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Clifford Parker is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the years 1940;

WHEREAS On October 1st, 1939 Clifford Parker was the owner of record of premises known and designated as Block 2775, Lot 22, 214 Sherman Avenue, Newark, New Jersey, which was assessed at a valuation of \$4,000.00, tax \$194.00;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said Clifford Parker be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 2775, Lot 22, 214 Sherman Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Ellis Bell is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939 Ellis Bell was the owner of record of premises known and designated as Block 1835, Lot 34, 36 Bergen Street, Newark, New Jersey, which was assessed at a valuation of \$2,300.00, tax \$111.55;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said Ellis Bell be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 1835, Lot 34, 36 Bergen Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Philip Orifice is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939, Philip Orifice was the owner of record of premises known and designated as Block 4198, Lot 13, 123 Palm Street, Newark, New Jersey, which was assessed at a valuation of \$3,400, tax \$164.90;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said Philip Orifice be granted exemption of \$400.00, tax 19.40 for 1940 from the assessed valuation of his property known as Block 4198, Lot 13, 123 Palm Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption

upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellensteni

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy. Mayor Ellenstein.

WHEREAS, The National Biscuit Company was assessed in duplicate at a valuation of \$1,700, tax \$82.45 for 1940, for personal property found at its branch office at 1060 Broad Street, Newark, New Jersey, and;

WHEREAS, the original tax for 1940 was paid in full by said taxpayer;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of The City of Newark that the duplicate assessment of \$1,700, tax \$82.45 erroneously levied against the branch office of the National Biscuit Company at 1060 Broad Street, Newark, New Jersey be cancelled and that the Receiver of Taxes be and he is hereby authorized to cancel the same of record.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Herel Furniture Company was assessed at a valuation of \$7,500 for personal property, tax \$363.75 for property at 343 Broad Street, Newark, New Jersey, for the year 1940; and

WHEREAS, said assessment was erroneously levied since said taxpayer had been declared bankrupt

in June, 1939, and its assets had been sold in July, 1939.

BE IT THEREFORE RESOLVED
By the Board of Commissioners of The City of Newark that the assessment of \$7,500, tax \$363.75 erroneously levied against the Herel Furniture Company for personal property for 1940 be cancelled and that the Receiver of Taxes be and he is hereby authorized to cancel the same of record.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, John Reach was the owner of record of property known and designated as No. 106 Ferry Street, Newark, New Jersey, Block 2399, Lot 1, during the assessing years of 1939 and 1940; and,

WHEREAS, said property was assessed at a valuation of Land \$1,800, Building \$1,100, total \$2,900, tax \$131.95 for 1939 and a similar valuation for 1940, tax \$140.65; and

WHEREAS, the assessments on the building for said years was erroneous because the building was razed prior to the assessing date for 1939;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of The City of Newark that the assessment of \$1,100, tax \$50.05, levied on the building for 1939 and that the same assessment, tax \$53.35 for 1940, be cancelled and that the

Comptroller be and he is hereby authorized to cancel the same of record.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Board of Commissioners of Assessment for Local Improvements did on December 6, 1921, sign a Benefit Report for direct and prospective assessments for the Delavan Avenue Sewer and Branches and Grafton Avenue Sewer, and said Report was confirmed by the City Commissioners on December 27, 1921; and,

WHEREAS, said Report contained prospective assessments totalling \$126.00 levied against Lot 45, Block 676B in the amount of \$110.00, and part of Lot 11, Block 676B in the amount of \$8.00 and part of Lot 12, Block 676B in the amount of \$8.00, and,

WHEREAS, the State Highway Department has purchased this land for the construction of Route 21 and said prospective assessments can never become collectible;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the said sum of \$126.00 now listed as prospective assessments against part of Lot 11, part of Lot 12, and Lot 45 of Block 676B, be and the same is hereby cancelled.

Jos. M. Byrne, Jr.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, the Pittsburgh Plate Glass Company did enter into a lease with The City of Newark, commencing May 1, 1940, for a period of four (4) years for certain premises at Herbert Place and Passaic Street, at the annual rental of \$500.00 per year; and,

WHEREAS, the said Pittsburgh Plate Glass Company has acquired by deed of conveyance from the City of Newark the same property, as of January 1, 1941; and,

WHEREAS, the said Pittsburgh Plate Glass Company did pay the sum of \$500.00 as advance rental for the year beginning May 1, 1940, and therefore is entitled to a refund of the rent paid in advance for the period beginning January 1, 1941 and ending April 30, 1941, being the sum of \$166.66, as set forth in the attached communication from the Acting Auditor;

THEREFORE BE IT RESOLVED By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to pay to the Pittsburgh Plate Glass Company the sum of \$166.66, as a refund of the rent paid in advance as aforesaid.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

WHEREAS, The Director of the Department of Parks and Public Property has received an offer from the Acme Steel Drum Co., Inc., of 560 Ferry Street, Newark, to lease on a month to month basis, the vacant lot at 542-44 Ferry Street, formerly the site of a firehouse, and has offered the sum of \$20.00 per month; and,

WHEREAS, the Director of the Department of Parks and Public Property recommends that we enter into a month to month lease with the aforesaid company;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to rent the property at 542-44 Ferry Street, on a month to month tenancy, at \$20.00 per month, to the above named company, it being definitely understood and agreed that the tenant is to quit the premises on thirty (30) days'notice, when and if the City shall desire to terminate the said month to month tenancy.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Director of the Department of Parks and Public Property, by resolution No. 9243, adopted January 22, 1941, was authorized to publicly advertise for bids for the sale of the premises owned by the City at 242-248 Belmont Avenue and 218-234 Livingston Street; and he did receive bids on February 7th, and the only bid received was that of Harry Samuels, whose bid was \$14,000.00;

THEREFORE, BE IT RESOLVED, My the Board of Commissioners of The City of Newark, that the bid of Harry Samuels, of 266 Vassar Avenue, Newark, of \$14,000.00 for the premises owned by the City of Newark at 242-248 Belmont Avenue and 218-234 Livingston Street, be and the same is hereby accepted; and the Director of the Department of Parks and Public Property be and he is hereby authorized, upon receipt of the said sum of \$14,000.00 to execute and deliver a Bargain and Sale Deed to the said Harry Samuels, in form and substance to be approved by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The City of Newark desiring to advertise the advantages

of The City of Newark and for which appropriation is made in the annual municipal budget; and.

WHEREAS, There will be held in the City of Newark on March 16th, 1941, a public assemblage and parade under the auspices of the St. Patrick's Day Parade Committee of New Jersey, and a great number of persons from New Jersey and adjacent municipalities and states will come to the City of Newark on the aforesaid occasion; and,

WHEREAS, the said St. Patrick's Day Parade Committee of New Jersey will publish and distribute a program book of the parade and exercises to be conducted on the said date; and,

WHEREAS, It is deemed appropriate to advertise the advantages of The City of Newark in the said program book;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that an advertisement of the advantages of The City of Newark be published in the program book of the St. Patrick's Day Parade Committee of New Jersey, to be published and distributed in connection with the public parade and exercises to be held on March 16th, 1941, in the City of Newark; and,

BE IT FURTHER RESOLVED; That the sum of Five Hundred Dollars (\$500.00) be and the same is hereby appropriated for payment of the cost of said advertisement, to be paid out of the appropriation to be provided for in the 1941 budget. St. Patrick's Day Program advertising; and the Director of the Department of Parks and Public Property be and he is hereby authorized to furnish copy and to supervise the

insertion of said advertisement; and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to make payment of the said sum of Five Hundred Dollars (\$500.00) for the purpose aforesaid, upon approval of the payment by the Director of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.
Mayor Ellenstein offered the following resolutions:

WHEREAS, On January 17, 1941, Sampson Librizzi and Fannie Librizzi, 421 High Street, Newark, N. J., did file an application for the transfer of a Plenary Retail Consumption License (No. C-979), to Sampson Librizzi and Michael Volesko, Jr., 23 West Market Street, Newark, N. J., and did deposit therewith the sum of Fifty-five Dollars (\$55.00) to effect such transfer; and,

WHEREAS, said application was withdrawn prior to the investigation of same and was not acted on by the Municipal Board of Alcoholic Beverage Control; and,

WHEREAS, because of the above conditions no consideration could be given for the transfer of this license; and,

WHEREAS, the said Sampson Librizzi and Michael Volesko, Jr., are now entitled to a refund of the Fifty-five Dollars (\$55.00);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said sum of Fifty-five Dollars (\$55.00) be and the same is hereby ordered paid to the said Sampson Librizzi and Michael Volesko, Jr. for the reason hereinbefore set forth.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Agira Benevolent Civic Association, 157-159 Fourteenth Avenue, Newark, New Jersey, filed an application with the Municipal Board of Alcoholic Beverage Control of The City of Newark, on January 27th, 1941, for a Plenary Retail Club License, and did deposit with the Clerk of the said Board the sum of Sixty-five Dollars and Ten Cents (\$65.10) at the time of the filing of the said application; and

WHEREAS, the said Agira Benevolent Civic Association on March 5th, 1941, withdrew its said application, and therefore is now entitled to a refund of Fifty-eight Dollars and Fifty-nine Cents (\$58.59);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said sum of Fifty-eight Dollars and Fifty-nine Cents (\$58.59) be and the said sum is hereby ordered paid to the said Agira Benevolent Civic Association, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return to the said Agira

Benevolent Civic Association the said sum of Fifty-Eight Dollars and Fifty-Nine Cents (\$58.59).

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED: That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering 1:3:6 Portland Cement Concrete with Regular Cement, Coarse Aggregate and Fine aggregate Bituminous Concrete, Asphalt Binder, Asphaltic Road Oil and Cast Iron Pipe and Special Castings, for the Department of Public Affairs, Tires and Tubes for all Departments and Traffic Signal Controllers for the Department of Public Safety.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, On the 8th day of

February, 1939, an agreement was entered into between The City of Newark and The State of New Jersey, for State aid in the reimbursement for lighting on State Highway Routes through municipalities; and,

WHEREAS, The agreement for the lighting of Route No. 21 has been continued but expired on the thirty-first day of December, 1940; and,

WHEREAS, The State Highway Department has offered an agreement for the year 1941 and contemplates recommending to the State Legislature that a similar appropriation be made for the same purpose for the fiscal year ending the thirty-first day of December, 1941, if funds are available;

THEREFORE, BE IT RESOLVED, That the Director of the Department of Public Affairs and the City Clerk be and they are hereby authorized to execute the said agreement on behalf of The City of Newark.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Newark Academy, in connection with the 250th Anniversary of the founding of The City of Newark, and in commemoration of the former site of the old Newark Academy Building in Washington Park, opposite Halsey Street, donated a boulder with bronze tablet, and particularly commemorating the incident of the burning of

the Academy Building during the Revolutionary War; and,

WHEREAS, the bronze tablet was removed by vandals from the monument, and it is deemed appropriate that the marker should be restored in some manner, to maintain public notice of the location of the old Academy Building, and in appreciation of the pioneering educational leadership of those who have attended the Newark Academy; and,

WHEREAS, the Director of the Department of Parks and Public Property has recommended that the inscription that was contained on the bronze tablet be restored by a stone tablet, and which proposed tablet meets with the approval of the trustees of the Alumni Association of the Newark Academy;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to contract with the Lincoln Monument Co. to furnish all materials and labor in the making of the tablet, with the inscription aforesaid, at a cost not to exceed \$200.00, under the specifications and directions provided by the said Director; and this contract to be subject to all laws and ordinances of the City governing the work and materials furnished to the municipality.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, Nathan Riebel, Counsellor at Law, has submitted to the City that he has information which may lead to the recovery of bank accounts of decedents who died resident of the City of Newark, leaving no heirs at law, and with respect to whom no administration has been taken out. He submits that application should be made by The City of Newark for the administration of these estates, which are limited to the number of six, and amount to the sum of approximately \$1,000; and,

WHEREAS, the said Nathan Riebel has agreed to do all the work, perform all the services, and pay all the costs incident to the matter of recovery of such funds, conditioned that he receive at the rate of 50% of the first \$500.00, 33 1/3% in excess of \$500.00 and up to \$1,000.00, and 25% of any amount in excess of \$1,000.00; payment to be made from the moneys recovered and without other obligation to the City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance is authorized to enter into a contract, in form and substance to be approved by the Law Department, for the recovery of the moneys aforesaid and upon the terms stated.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the Director of the Department of Public Affairs and the City Clerk, be and they hereby are authorized and directed to execute on the part of The City of Newark the attached renewal agreement between the Township of Hillside and The City of Newark for a supply of potable water from the City's supply directly to premises on certain streets in the Township adjacent to the City, and for a supply of water to fire hydrants on certain of said streets for fire protection, upon the adoption of this resolution.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9082, dated December 18, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same

hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

WALLACE & TIERNAN COMPANY, INC., Belleville, N. J. (Public Affairs)

For furnishing and delivering Chlorinators and Ammoniators with other appurtenant equipment required for the proposed Water Treatment Plant on the Cedar Grove Reservoir Line, as shown in specifications, for the sum of \$16,896.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9346 dated January 22, 1941, the Department of Central Purchase publicly solicited, received and

opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property is response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

STANDARD OIL COMPANY OF NEW JERSEY—Newark, N. J. (Public Works, Public Affairs and Public Safety).

Approx. 700,000 gallons Regular Gasoline "Esso" to any point within the City limits, provided however the City may require a maximum of 70,000 gallons out of said 700,000 gallons to be delivered to points in Charlotteburg, Little Falls and Cedar Grove, all in New Jersey, at times and in quantities as directed by the city, for tank wagon and/or 50 gallon drum delivery at contractor's regularly posted consumer tank car price in effect at time and place of delivery less 79/100c per gallon, but not to exceed 5.99c per gallon.

Approx. 450,000 gallons High Compression Gasoline "Esso Extra" to any point within the City Limits, for tank wagon and/or 50 gallon

drum delivery at . . . one and one-half cents per gallon above the price for "Esso" as indicated above but not to exceed 7.49c per gallon.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9459 dated February 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

BINGHAM & TAYLOR CORPOR-

ATION—Arlington, Va.
(Department of Public Affairs)

Approx. 300 Street Box
Covers—low pressure @ \$1.00 ea.
Approx. 300 Street Box
Jackets—low pressure @ 2.35 ea.
Approx. 300 Street Box
Bowls—low pressure @ 2.86 ea.
Approx. 150 Street Box 30"
Middle Pieces—l.p. @ 2.00 ea.
Approx. 150 Street Box 36"
Middle Pieces—l.p. @ 2.50 ea.
Approx. 50 Street Box covers
High pressure @ .93 ea.
Approx. 50 Street Box Jackets
High pressure @ 2.35 ea.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9199 dated December 31, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being

as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

WARREN FOUNDRY & PIPE COMPANY—New York City.

(Public Affairs).

Approx. 120 lin. ft. 3" Class B
Cast Iron Pipe @ .52 ft.
Approx. 288 lin. ft. 4" Class B
Cast Iron Pipe @ .61 ft.
Approx. 600 lin. ft. 6" Class B
Cast Iron Pipe @ .88 ft.
Approx. 600 lin. ft. 8" Class C
Cast Iron Pipe @ 1.35 ft.
Approx. 20 tons 3 - 20" Class D
Special Castings
A—f.o.b. Div. of Water,
Wilson Ave., Yard,
Newark, N. J. @ 115.00 net ton
B—f.o.b. Division of Water
Truck at
foundry @ 113.20 net ton
Approx 2 tons Class F Special
Castings 6 - 20"
A—f.o.b. Div. of Water,
Wilson Ave., Yard,
Newark, N. J. @ 134.00 net ton
B—f.o.b. Division of Water
Truck at
Foundry @ 132.20 net ton

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9199, dated December 31, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

GENERAL TRUCK SALES & SERVICE CORPORATION — Newark, N. J.

(Public Safety—Fire Division)

One (1) 5-ton truck chassis
as per specifications, for \$1,770.00*
* This price includes a
tire tax of \$15.54

THE HEIL COMPANY — Hillside, N. J.

(Public Safety—Fire Division)

One (1) Special Combination
water tank and foam compartment Body as per
specifications \$1,225.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9459, dated February 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

ARMORED CONCRETE CORPORATION—Newark, N. J.
(Public Affairs)

Approx. 100 Rectangular
Flange Basin Heads
8" curb @ \$48.00 each
Approx. 50 aMnhole Heads

and Covers —
10" deep @ 23.50 each

JOHN P. CALLAGHAN, Inc., —
Harrison, N. J.
(Public Affairs)

Approx. 2,000 cu. yds. Grade "E"
Broken Stone Aggregate @ \$1.53 cu. yd.

CITIES SERVICE OIL COMPANY
New York City.
(Public Affairs)

Approx. 300 tons asphalt
Cement—Mineral Joint
Filler @ \$19.25 ton

DOSCH KING COMPANY—Whippany, N. J.
(Public Affairs)

Approx. 6,000 gal. Tar Cold
Patch Material
(Sec. 437) @ \$.16 gal.

HARRISON SUPPLY COMPANY;
Harrison, N. J.
(Public Affairs)

Approx. 300 cu. yds.
Grade "J" Broken
Stone Aggregate @ \$2.45 cu. yd.

LAKE ASPHALT & PETROLEUM
COMPANY — Harrison, Pa.

Approx. 100 tons asphalt
Filler for Brick
Pavements @ \$17.20 ton

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, by a resolution No. 9388, dated January 29, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: By the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9388, dated January 29, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Meat, Meat Products and Poultry for the various institutions in the Department of Public Works, for the period of two (2) months from March 1, 1941. Unit prices are listed in the Department of Central Purchase — following are the approximate totals awarded to each contractor:

M. AUGENBLICK	
& BROTHERS	App. \$1,251.90
FRANK J. CLORAN	" 5,479.10
JOHN GIALANELLA	" 3,359.07
FRED HORNS	" 6,445.55
LAIR & BRYDON	" 2,571.83
PALUMBO &	
CICALESE	" 1,620.60

Dry Goods and Household Supplies for the various institutions in the Department of Public Works, for the period of six (6) months from date of award, to the following named firms, in the amounts set opposite their respective names:

Jos. M. Byrne, Jr.

Armour & Co. Approx. \$843.74

American Oil & Supply Co.	"	853.87
Barr Brothers	"	1614.10
B. I. Binder	"	1164.47
Fisher-Cohen Company	"	9081.71
Herman Kussy Co.	"	985.12
I. Simon & Son	"	4395.99
Sparrow-Chisholm Co. "	"	1136.00
Unfried Barkhorn Co. "	"	2444.38
Sanifect Company	"	822.86
C. G. Winans Co.	"	616.87

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9459, dated February 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED: By the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of

Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

CHARLES WARREN HARLOW
COMPANY—Newark, N. J.
(Public Safety)

One (1) or more Traffic Signal
Poles, Daunt Type T No. 840
or Union Metal
Company Design
No. 50026-Y2D3 @ \$62.50 each.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED: That contracts for the various subdivisions of work for the Construction of the Valley Road Water Treatment Plant in the Town of Montclair, Essex County, New Jersey, be and the same hereby are awarded to the respective lowest formal bidder for the various amounts as follows:

Contract 46-A—General Contract to N. Melfi & Sons, 155 Mountain Avenut, Ridgewood, N. J. for the lump sum of \$10,540.00;

Contract 46-B—Plumbing Contract to Harry J. Schwarzwaelder, Inc., 11 Blum Street, Newark, N. J., for the lump sum of \$5,634.00;

Contract 46-C—Heating & Ventilating Contract to John H. Nelles Co.,

938 Springfield Ave., Irvington,
N. J., for the lump sum of \$2,-
468.00;

Contract 46-D—Electrical Contract
to Shaw Electric Co., 102 Central
Ave., Newark, N. J., for the lump
sum of \$1,347.00; and

Contract 46-E—Structural Steel Con-
tract to Harco Steel Construction
Co., Inc., 1180 East Broad Et.,
Elizabeth, N. J., for the lump sum
of \$1,095.00;

and the Director of the Department
of Public Affairs and the City Clerk
hereby are authorized and directed
to execute on the part of the City
of Newark, New Jersey, proper con-
tracts covering said work.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the expenses of
Christopher G. Nugent, Jr., Chief
Sanitary Inspector in the Bureau of
Health, Department of Public Works,
incurred in travelling to Philadel-
phia, Pennsylvania and Washington,
D. C., from March 24th to April
30th, 1941, to supervise the tabula-
tion of data in connection with a
sanitation survey recently carried
out by this department in coopera-
tion with the United States Public
Health Service, be and the same
are hereby approved not to exceed
\$50.00 to cover the cost of travel,
meals, hotel, etc., said funds to be
drawn against an appropriation in
the budget of the United States
Sanitation account for this purpose.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent n. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS: Mildred Van Moppes,
of 107 Treacy Avenue, Newark, has
been certified by the Civil Service
Commission for appointment as
Senior Clerk-Stenographer (tempo-
rary work), Office of the City Clerk;
and,

WHEREAS: The City Clerk has
requested the temporary appoint-
ment of the aforesaid Mildred Van
Moppes as Senior Clerk-Stenogra-
pher (temporary work), Office of
the City Clerk, Department of Pub-
lic Affairs;

THEREFORE, BE IT RESOLVED:
By the Board of Commissioners of
the City of Newark, that Mildred
Van Moppes be and she is hereby
appointed Senior Clerk-Stenographer
(temporary work), for temporary
employment in the office of the City
Clerk, Department of Public Affairs,
at an annual salary of \$1,380.00, ef-
fective as of March 16, 1941, pay-
able in the same manner as other
salaries are paid, and subject to the
requirements of the Civil Service
Law.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Franklin,
Murphy, Mayor Ellenstein.

Nayes: Commissioner Byrne.

WHEREAS: George G. Schmidt and Francis Hoare were formerly Assistant Engineers in the Department of Public Affairs, and were demoted to the position of Engineering Draftsman and Transitman, respectively, in 1935, because of adjustment which had to be made to meet the requirements of the Civil Service Commission for the reinstatement of other employees who had been laid off; and

WHEREAS: There are two vacancies in the position of Assistant Engineer in the Department of Public Affairs, due to a death and a retirement, and said employees are filling said positions; and,

WHEREAS: George G. Schmidt and Francis Hoare have been certified by the Civil Service Commission as eligible to fill the two said vacancies;

THEREFORE, BE IT RESOLVED: That George G. Schmidt and Francis Hoare be and they hereby are appointed to the position of Assistant Engineer in the Department of Public Affairs, Bureau of Surveys, at the compensation set opposite their respective names, effective April 1, 1941;

George G. Schmidt
Present Salary\$2,400 per annum
Increased to 2,700 per annum

Francis Hoare
Present Salary\$1,620 per annum
Increased to 2,400 per annum

AND BE IT FURTHER RESOLVED: That Christian A. Siefried, Rodman in the Department of Public Affairs, Bureau of Surveys, be and he hereby is promoted to the position of Transitman in the same Bureau, at a compensation of \$1500

per annum, to fill vacancy created by the promotion of Francis Hoare to the position of Assistant Engineer in said Bureau, effective April 1, 1941.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein

Naye: Commissioner Byrne.

RESOLVED: By the Board of Commissioners of the City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the first and second half of March, 1941, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Robert H. Grote, temporarily appointed Watchman, effective March 18, 1941, at a salary of \$1,200.00 per annum.

Mr. Grote will be employed during the absence of George Goertz, Watchman, who is absent because of illness. Mr. Goertz will be paid during his illness, starting March 18, 1941.

William O'Shea, General Carpenter, absent without leave on March 4 h, 5th, 17th, 18th and 19th, and these days are being deducted from his salary.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: Guiseppe (Joseph) Ferrara, on February 26, 1912, entered the employ of the City of Newark, as a laborer, in the Bureau of Street Cleaning, and has been continuously employed in such capacity as laborer, for over a period of twenty-nine years, his present employment being in the said Bureau of Street Cleaning, Department of Public Affairs, as laborer; and

WHEREAS: Said Guiseppe (Joseph) Ferrara, has made application for a pension, under Chapter 218, P.L. 1939, (R.S. 1937-43:12-1), as amended), wherein it is provided that:

"A person who has been continuously in the employ of any City for a period of twenty-five years and has reached the age of seventy years, or who has been continuously in the employ of any city for a period of forty years and has reached the age of sixty years, may retire or be retired at any time thereafter. On and after retirement he shall be paid by the city one-half of the amount he was receiving as salary from the city at the time of his retirement."

and

WHEREAS: It appears that said Guiseppe (Joseph) Ferrara is more than eighty-two (82) years of age and has been continuously employed in the City of Newark, since February 26, 1912, a period of over twenty-nine (29) years; and

WHEREAS, The said Guiseppe (Joseph) Ferrara is receiving a

salary of Twenty-four Dollars (\$24) per week;

THEREFORE, BE IT RESOLVED: By the Board of Commissioners of the City of Newark, that the application for a pension by Guiseppe (Joseph) Ferrara, employee of the City of Newark, as Laborer, Bureau of Street Cleaning, Department of Public Affairs, be and the same is hereby granted, by virtue of the provisions of Chapter 218, P.L. 1939, (R.S. 1937-43:12-1), as amended, said pension to become effective as of February 20, 1941; and

BE IT FURTHER RESOLVED: That said Giuseppe (Joseph) Ferrara be paid a pension of Twelve Dollars (\$12) a week, said pension to be paid as other pensions are paid.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: The following Transients in the Department of Public Affairs, have been in the employ of the City with an average length of service of twelve years, and

WHEREAS: By resolution previously adopted by the Board of Commissioners of the City of Newark, the maximum salary of transients was established at \$1,920.00, and the maximum salary for Draftsman is \$2,300.00 per annum;

THEREFORE, BE IT RESOLVED: That the following employees in the

Department of Public Affairs, be and they hereby are increased to the

salaries set opposite their respective names, effective April 1, 1941:

Name	Title	Bureau	Pres. Salary	Incr. to
Robert E. Mitchell,	Transitman	Water	\$1740	\$1920
John Hemsath, Jr.,	Transitman	Water	1740	1920
James L. Berkeley,	Transitman	Surveys	1620	1920
C. Howard Wright,	Transitman	Surveys	1620	1920
John B. McNally,	Transitman	Water	1620	1920
Raymond Daly,	Transitman	Surveys	1620	1920
William V. Kucinski,	Transitman	Sewers	1620	1920
Eugene McCabe,	Transitman	Surveys	1620	1920
Halsey Nichols,	Transitman	Surveys	1620	1920
Harry Silverstein,	Transitman	Surveys	1620	1920
Elwood Winters,	Transitman	Surveys	1620	1920
Charles Barbier,	Transitman	Water	1740	1920
Carlton H. Swaim,	Transitman	Streets	1500	1800
Donald Goold,	Draftsman	Water	1620	1920

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

ployees in the Division of Water, Department of Public Affairs, commensurate with their duties and length of service, and to conform with the type of work being performed by them;

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

WHEREAS: It is desirable to adjust the salaries of the following em-

THEREFORE, BE IT RESOLVED: That the following employees in the Division of Water, Department of Public Affairs, be and they hereby are increased in compensation to the amounts set opposite their respective names, effective April 1, 1941:

Name	Title	Present Salary	Incr. to
Frank McKevitt	Chief, Insp. Water Service	\$2700	\$2820
Morris Hochberg	Insp. of Water Service	2560	2700
Frank Hill	" " "	2400	2560
Thomas O'Neill	" " "	2400	2560
Frederick J. Shagner	" " "	2400	2560
Benjamin Weinstock	" " "	2400	2560
Joseph Bagnulo	" " "	2280	2400
Howard Baldwin	" " "	2280	2400
Bertram A. McGovern	" " "	2280	2400
John Shaw	" " "	2280	2400

Name	Title	Present Salary	Incr. to
William McGeedy	" "	2280	2400
Theo. Mattern	" "	2100	2280
Vincent Albano	" "	2100	2280
Raymond Trevisan	" "	2040	2280
Howard Carrow	" "	1920	2100
Michael Centanni	" "	1920	2100
Joseph M. McCarron	" "	1920	2100
Pio Serratelli	" "	1920	2100
Nicholas Corcia	" "	1800	2040
Charles Martin	" "	1800	2040
Michael Neary	" "	1800	2040
Arthur Schmidt	" "	1800	2040
Michael Adubato	" "	1560	1800
Chester Alvino	" "	1560	1800
Walter F. Bluhm	" "	1560	1800
E. Albert DelPomo	" "	1560	1800
James Gordon	" "	1560	1800
Leonard S. Growney	" "	1560	1800
Anthony J. Janowski	" "	1560	1800
Edward W. Karcher, Sr.	" "	1560	1800
Edward W. Karcher, Jr.	" "	1560	1800
William Wilkinson	" "	1560	1800
James F. King	" "	1560	1800
John E. Lacey	" "	1560	1800
William Lawson	" "	1560	1800
Max Levine	" "	1560	1800
John F. Luckemeier	" "	1560	1800
Lawrence McGurty	" "	1560	1800
John P. Mellito	" "	1560	1800
Harry B. O'Connell	" "	1560	1800
Robert F. Sanwald	" "	1560	1800
Joseph W. Sharpe	" "	1560	1800
Thomas A. Shaw	" "	1560	1800
Joseph F. Shields	" "	1560	1800
Lawrence E. Smith	" "	1560	1800
John Ortman	Lighting Inspector	2040	2400
Felix Forcella	" "	2400	2700
Anthony F. Halpin	" "	2100	2500

Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

WHEREAS: Both the American Federation of Labor Local Unions, and the State, County and Municipal Workers of America, C.I.O., Local 277, representing certain employees of the Department of Public Affairs, City of Newark, N. J., have submitted memoranda to the Director of the Department of Public Affairs, City of Newark, N. J., concerning proposed wage scales, working conditions, reclassifications and other such matters affecting the employees of said Department; and

WHEREAS: All of these proposals cannot be met because of budgetary limitations, interference with other employees in the classified Civil Service, and rates paid in other cities comparable to the City of Newark; and

WHEREAS: After a careful study of the wage scales, working conditions, living standards and other factors existing in the cities comparable in size and having characteristics similar to the City of Newark, in which it was found that the wages generally paid to labor performing a comparable type of work are greater than those paid by the City of Newark; and

WHEREAS: There is a definite trend toward an adjustment in wage scales and working conditions both in said other cities and in private industry and private business;

WHEREAS: After a series of conferences with officers, representatives and committees of the said unions, the following wage scales have been agreed upon by both the Department of Public Affairs and those officially representing the unions as being fair and equitable for certain classes of employees and in line with those generally paid by cities comparable to the City of Newark and private industry and business;

THEREFORE, BE IT RESOLVED: By the Board of Commissioners of the City of Newark, that the following wage rates of employees in the Department of Public Affairs who come under the following classifications, be and the same hereby are made effective January 2, 1941:

Title	Prevailing Rate to be Paid
Rakers	hour \$0.95
Tampers and Smoothers and Kettlemen	hour 0.80
Top Shovelers and Roller Helpers	hour 0.75
Scale and Mixer Men	hour 0.95
Burner Men	hour 0.95
Feeders and Dust Men	hour 0.75
Classified Plant Laborers	hour 0.75
Acting Foreman or Gang Leader	hour 0.95
Flusher Operators & Chauffer—Utilityman ..	week 48.00
Laborers, Drivers, and Team Drivers Operating Motor Equipment	day 7.00
Operators of Tractors and Bucket Machines	hour 1.00
Street Cleaning Laborers	day 4.25
Pullers and Loaders	2/3 day 5.66
Team Drivers	week 36.00
Laborers assigned to Auto Sweepers	hour 0.65
Plant Laborers	hour 0.62½
and	hour 0.65
Dump Laborers	hour 0.62½
and	hour 0.75

Basin Laborers hour 0.70
 and hour 0.75
 Basin Laborers week 34.00
 Basin Shovelers week 36.00
 Garage Laborers week 33.00
 and week 35.00
 and hour 0.75
 Stablemen week 34.00
 Pavers hour 1.50
 Rammers hour 1.25
 House Sewer Laborers hour 0.70
 and hour 0.75
 Garagemen week 38.00
 to week 46.00
 Storekeeper week 48.00
 Utilityman and Chauffeur
 Utilityman week 35.00
 Auto Washer week 36.00
 Laborers (Docks
 and Airport) hour 0.70
 and hour 0.75
 Curb Setter Helper, Cement
 Finisher Helper, Utilityman,
 Tar Scraper hour 0.80

AND BE IT FURTHER RESOLVED: By the Board of Commissioners of the City of Newark that the following wage rates of employees in the Division of Water, Department of Public Affairs, who come under the following classifications, be and the same hereby are made effective as of March 13, 1941:

Laborers to receive 7½c per hour increase.
 Laborers — Watershed — \$0.57½ hour; \$32 and \$33 week
 Laborers — Pipe Line — \$0.62½. \$0.67½ and \$0.72½ hour
 Laborers — Cedar Grove — \$0.62½ hour.
 Laborers—Meter Laboratory \$0.72½ hour and \$31.60 week.
 Laborers — Distribution — \$31.60,

\$33.00 and \$36.00 week.
 Laborers — Distribution — \$0.57½, \$0.67½ and \$0.72½ hour hour.
 Chauffeurs — \$42.00 week.
 Laborers - Drivers — \$7.00 day.

Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

The Director of the Department of Parks and Public Property submits the items, as hereinafter set forth, as obligations incurred by his department, all of which were necessary in the conduct of its affairs, and recommended for approval by the Director, who certifies as to correctness.

The items submitted herein have been audited by the Auditing Department and appear on the regular certified list of bills and submitted for approval. The purpose of this resolution is for departmental record, and constitute a duplication.

THEREFORE, BE IT RESOLVED: By the Board of Commiotioiers of The City of Newark that the following purchases of materials, supplies and labor, by authority of the Director of the Department of Parks and Public Property be and the same are hereby approved.

CENTRAL PURCHASE

Jersey Central Garage—Garage Rent & Washes
 February & March, 1941\$ 16.00
 Underwood Elliott Fisher Co.—Repairs 1.55

DIRECTOR'S OFFICE

City Treasurer—Postage	25.00
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PRINTING & STATIONERY—DEDICATED REVENUE

Underwood Elliott Fisher Co.—Rental 1-11-41 to 4-10-41	15.00
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PRINTING & STATIONERY—MISCELLANEOUS ADVERTISING

Newark Evening News—Miscellaneous Advertising	38.40
Newark Star-Eagle—Miscellaneous Advertising	12.24
Newark Sunday Call—Miscellaneous Advertising	5.04

WEIGHTS & MEASURES

S. H. Grossman, Inc.—Wiper Arm & Blade for Car	1.01
Superior Garage of Newark, Inc.—Storage, Service, etc.	39.25

WPA PROJECT No. 7128-0

Woodstock Typewriter Co.—Typewriter Repairs	8.15
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WORKMEN'S COMPENSATION INSURANCE FUND

Newark City Hospital—Hospital Services	3.00
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PUBLIC BUILDINGS

Max S. Kotler—Locks & Keys	3.20
Leo T. McSulla—Repairing Water Pipes	45.30
N. J. Bell Telephone Co.—Telephone Service—Direct Wires	160.55
N. J. Bell Telephone Co.—City Hall Switchboard	922.40
N. J. Commission for the Blind—Furniture Repairs	12.50
Otis Elevator Co.—Elevator Repairs	182.00
Walther Sign Co.—Gold Lettering Decors	22.00

SHADE TREE

Carl Bannart—Incidentals	3.85
Cornelius J. Cronin—Transportation and Calls	5.00
DeCozen Motor Sales Co.—Repairs to Plymouth	1.95
Foley Chevrolet Motor Sales Co.—Greasing Truck	2.95
Williah C. Hicks—Transportation and Calls	3.00
Walter R. MacPhtrson—Transportation and Calls	5.00
Leo T. McSulla—Plumbing Repairs	8.50
Solomon Neybarth—Transportation - Calls	5.00
N. J. Bell Telephone Co.—Telephone at Nursery	5.00
Public Service Electric and Gas Co.—Current	19.60
Andrew J. Tansey—Transportation and Calls	5.00
Patrick H. Tansey—Transportation and Calls	5.00
Underwood Elliott Fisher Co.—	
Servicing two Typewriters for one years	24.00
Underwood Elliott Fisher Co.—Repairing Typewriter	9.19
Woodstock Typewriter Co.—Repairing Typewriter	1.50

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: An action is pending in the New Jersey Supreme Court, Essex County Circuit, by Annie Quigley, Plaintiff, against The City of Newark, defendant, wherein she alleges that on the second day of November, 1935, while lawfully walking along Elm Street at or near the intersection of New Jersey Railroad Avenue, in the City of Newark, she fell because of a large hole and depression in said highway, which The City of Newark negligently maintained, and that, because of the unsafe condition of said Street allegedly left unguarded and unlighted by the said City of Newark, and her fall thereby, she suffered injuries about her body, for all of which she seeks to collect \$10,000 from The City of Newark; and

WHEREAS: The said Annie Quigley, through her attorney, Fred Frieman, Esq., has offered to settle said suit for the sum of seventy-five dollars (\$75.00); and

WHEREAS: It is the opinion of the Law Department that it is to the best interests of The City of Newark, to accept the offer of settlement in the sum of Seventy-five Dollars (\$75.00), in full settlement of her claim thereof.

THEREFORE, BE IT RESOLVED: By the Board of Commissioners of The City of Newark, that the sum of Seventy-five Dollars (\$75.00), be and the same is hereby appropriated

to said Annie Quigley in full settlement of her claim against the City of Newark or damages sustained because of her fall aforementioned; the Director of the Department of Revenue and Finance, be and he is hereby authorized and directed to pay to the said Annie Quigley, the sum of Seventy-five Dollars (\$75.) upon the receipt of The City of Newark of a proper release from the said Annie Quigley, and upon the filing by her attorney, Fred Frieman, of a Discontinuance of said suit, all in form approved by the Law Department of the City of Newark; the claim to be paid from Contingent Fund Appropriations.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

A RESOLUTION AUTHORIZING THE ACCEPTANCE OF CERTAIN PAYMENTS IN LIEU OF TAXES FROM THE ADMINISTRATOR OF THE FEDERAL WORKS AGENCY, APPROVING A FORM OF CONTRACT WITH THE FEDERAL WORKS ADMINISTRATOR WITH RESPECT THERETO, AND AUTHORIZING THE EXECUTION OF SAID CONTRACT.

WHEREAS, the Administrator of the Federal Works Agency (hereinafter referred to as the "Administrator") is authorized and proposes to develop and administer a housing project (herein called the "Project")

within the territorial limits of the City of Newark (hereinafter called the "City"), and said Project, known as Project No. NJ-28072, will include approximately 300 dwelling units; and,

WHEREAS, it is necessary to the public health, safety and welfare of the city that living accommodations be provided for persons engaged in national defense activities; and,

WHEREAS, the City will directly benefit from the construction of new, safe and sanitary dwellings for such persons and their families;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK:

Section 1. That the City hereby determines that, for the purpose of aiding said Administrator in his efforts to develop a housing project in the City, the City shall cooperate with the Administrator by furnishing municipal services and facilities for the Project in consideration of the payment of certain sums by the Administrator to the City in lieu of taxes, all as more fully provided in the form of agreement set forth in Section 2 hereof.

Section 2. That the City shall enter into a contract with the Administrator substantially in the following form:

AGREEMENT BETWEEN ADMINISTRATOR, FEDERAL WORKS AGENCY

AND THE
CITY OF NEWARK, NEW JERSEY,
ON PAYMENTS IN LIEU OF
TAXES.

WHEREAS, pursuant to the so-called Lanham Act, Public No. 849,

76th Congress, approved October 14, 1940 (hereinafter referred to as the "Act"), the Federal Works Administrator (hereinafter referred to as the "Administrator") is authorized to undertake the construction, maintenance and operation of housing projects to accommodate persons engaged in national defense activities (as defined in the Act); and

WHEREAS, the Administrator has approved the construction of such a project, of approximately three hundred (300) units to be located in the City of Newark identified as Project N.J.-26072 (hereinafter referred to as the "Project"); and

WHEREAS, by virtue of the fact that the Project and land acquired are to be acquired in connection with the Project and the improvements thereon are owned or are to be owned by the United States of America, such land and improvements would be exempt from taxation by the City of Newark (hereinafter referred to as the "City"), and by all other political subdivisions of the State of New Jersey; and

WHEREAS, the Administrator, by virtue of Section 9 of the Act is authorized to enter into agreements to pay annual sums in lieu of taxes and the Administrator is willing to make certain payments in lieu of taxes pursuant to said Section 9;

NOW, THEREFORE, THIS AGREEMENT WITNESSETH:

That in consideration of the mutual promises of the City and the Administrator hereinafter set forth, the City and the Administrator agree as follows:

1. Subject to the terms and conditions of this Agreement, the Administrator agrees to pay to the City annually a sum equal to fifteen

per cent (15%) of the total annual dwelling shelter rentals charged for occupied units in the Project. For purposes of this Paragraph, shelter rent shall mean the charge established for the use of a dwelling excluding the furnishing of any utilities (i.e., water, heat, heating of water, light, cooking fuel, refrigeration energy, or other utilities).

2. For the purpose of fixing a time for making such payments, the administrator and the City agree that the amount to be paid annually by the Administrator pursuant to Paragraph 1 hereof shall be paid on or before December 31 of each year for each calendar year, or fraction thereof, beginning with the initial occupancy of the Project.

3. The City agrees that during the period commencing with the date of the acquisition of any part of the site or sites for the Project and continuing for the life of this Agreement, it will not levy, impose or charge any taxes, special assessments, service fees (including building permit or inspection fees), charges or tolls against the Administrator for or with respect to the Project, with the exception of the following:

- (a) a payment, in lieu of taxes specified in Paragraph 1 of this Agreement; and
- (b) payment for water and water service; and
- (c) such charges for special services in connection with the connection with the construction of the Project as may be agreed to by or on behalf of the Administrator.

The Administrator shall be under no obligation to make the payments

called for in Paragraph 1 if the rates and conditions of services of the utility or utilities set forth in (b) and the special services referred to in (c) above are not satisfactory to him.

4. The City agrees that it will furnish, without cost or charge to the Administrator and the tenants of the Project, the usual municipal services and facilities which are or may be furnished without cost or charge to other dwellings and inhabitants in the City, including, but not limited to fire, police and health protection and services; street lighting; school and educational services and facilities; fire hydrant service and facilities; sewer service; the collection and disposal of garbage, trash and ashes for the Project and the tenants thereof.

5. The City further agrees that it will maintain in good repair and working order any and all municipal utilities and facilities, provided by it for the use and benefit of the Project and the tenants thereof; and that it will maintain in good repair streets, roads and alleys which are adjacent or leading to, or which are within the boundaries of, the Project.

6. The City further agrees that it will rezone the area of the Project and change the Zoning Map of the City of Newark so that the area of the Project shall be within a Third Residence District, as defined in the Zoning Ordinance of the City of Newark, as amended; and that upon request of the Administrator, it will close and vacate without cost to the Administrator any streets, roads and alleys within the boundaries of the Project, the area of which is necessary for the proper development of the Project.

7. The City agrees that each such

annual payment in lieu of taxes received by it will be distributed by the City to other taxing bodies, if any, which may hereafter be authorized by law to provide any of the services which the City agrees hereunder to furnish and cannot continue to furnish. For purposes of this Agreement, the term "taxing bodies" shall mean the State of New Jersey and every political subdivision or taxing unit thereof (including the City) which shall have authority to levy taxes, or to certify taxes to a taxing body or public officer, to be levied for its use and benefit, and in which the Project is situated.

8. All payments in lieu of taxes provided for in this Agreement shall be payable solely from the revenue derived from the Project.

9. It is agreed that the amount to be paid in lieu of taxes for any year with respect to the Project shall never exceed the taxes that would be paid upon such property if it were not exempt from taxation. For the purpose of evidencing compliance with the provisions of this Paragraph, the City agrees that it will furnish the Administrator with such information as may from time to time be requested. The payments in lieu of taxes provided for herein shall not be secured or enforceable by any lien against the Project or the property or assets of the Administrator or of the United States of America.

10. This Agreement shall continue in full force and effect so long as the title to the Project is held by the United States of America, but in no event shall this Agreement continue beyond the duration of the emergency declared by the President on September 8, 1939, to exist.

11. Upon the termination of this

Agreement and subject to the terms and conditions hereof, the Administrator shall be liable for such portion of the annual payments called for by Paragraph 1 hereof as the elapsed portion of the 12-month period bears to twelve months.

12. No Member of or Delegate to the Congress of the United States of America, shall participate in the funds made available under this Agreement;

IN WITNESS WHEREOF, the City and the Administrator have respectively caused this Agreement to be

duly executed as of this day
of 1941.

CITY OF NEWARK

by
Mayor

SEAL

Attest:

.....
City Clerk

UNITED STATES OF AMERICA

.....
Federal Works Administrator

Attest:

Section 3. That the Mayor and the City Clerk of The City of Newark are hereby authorized to execute a contract substantially in the form set forth in Section 2 hereof on behalf of the City.

Section 4. This resolution shall take effect immediately upon adoption.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The resolution was read aloud and in full by the Clerk.

Commissioner Franklin moved that the resolution be finally adopted as introduced and read. Commissioner Murphy seconded the motion, and a vote being had thereon, the "Ayes" and "Nayes" were as follows:

Ayes: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Mayor then declared the resolution passed.

Mayor Ellenstein: This should not be confused with low cost housing, because there the amount received by the City in lieu of taxes is less than the actual taxes on the property before. But this property in the past has yielded about \$2700 in taxes, and under this arrangement the City will receive 15% of the sheltered rent, which will be on the average of \$25 a month; and computing 15% on that will bring the City between \$7,500 and \$8,000, so there will be gain to the City, and we will have the benefit of the three hundred units in that project. At the end of the emergency this contract ceases; and then the defense housing authority, all the property, both land and building, will go back into the ratables; they will either sell it to private individuals or turn it over to the City, as the case may be.

Then I want to point out that obviously if three hundred families are going to live in that area it is going to increase the value of land around there. So this should not be confused with low cost housing, because in that instance there is a lesser yield to the City from taxes.

Commissioner Murphy: The only objection I said, it was rather voluminous and I thought we ought to

have a little time to analyze it.

Mayor Ellenstein: There were two reasons why I would like to have this go through. I have written a letter today to Mr. Carmody in an effort to get another unit like that for the City, because I can see the advantage of it. And there were two attorneys from Washington here. I think they arrived here Monday, and they pointed out . . . they were referred to the Law Department, and they pointed out that time was a very important factor.

Mr. O'Brien: They said if there were any disagreements we would not get any at all.

Mayor Ellenstein: One of the attorneys is still in Newark.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Kim Parking Stations, Inc., (Meyer & Bush and Harry Eisenberg & Israel M. Pogash, owners); for the establishment of automobile parking station in a 1st industrial district; premises 1087-1093 Raymond Boulevard and 47 Durand Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans filed with this Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Wilkinson Gad-dis Co. (Apex Construction Co., owner); for the establishment of free parking space for customers only in a 2nd business district; premises 702-704 Mount Prospect Avenue; on condition that a fence is erected on two sides of these premises; such use to be limited to the period ending two years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application:

Mr. Rankin: There were no objectors on that, Mr. Mayor.

(No response).

Commissioner Franklin: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Young Israel of Newark, owner; for the construction of synagogue exceeding the rear yard requirement in a 2nd residence district; premises 193-195 Weequahic Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board

of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Standard Oil Co., of N. J., owner; for the reconstruction and enlargement of existing gasoline station including lubritorium and automobile laundry in a 1st industrial district; premises 1234-1240 McCarter Highway and 105-109 Clay Street; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans filed with the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Cities Service Oil Co. (Crew-Levick Co. and Estate of Richard Wayne Parker, owners); for the establishment of automobile parking station on present gasoline station in a 2nd business district; premises 408-414 Broad Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the

said Board; same to be in conjunction with the parking station on premises 406 Broad Street, running concurrently with the same and expiring with the same on January 18, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Abe J. Silberstein (Howard Savings Institution, owner); for the construction of an addition beyond the required

setback line in a 2nd business district; premises 556 High Street; AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Beacon Store Fixture Manufacturing Co. (Prince & Broome Holding Co., owner); for the manufacture of store fixtures in a 2nd business district; premises 21 Broome St.; such use to be limited to the period ending two years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Marie Perugino, owner; for the construction of five additional private garages in a 3rd residence district; premises 503-505 South Twelfth Street; same to be constructed in accordance with the amended plans filed with this Board placing the garages ten (10') feet back of the property line;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Charles Cooper & Co., Inc., owner; for the construction of gasoline station including lubritorium and automobile laundry in a 2nd industrial district; premises 355-361 Van Buren St.; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans filed with the said Board; such use to

be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of George D. and Florence M. Miller (Co-Investors Building and Loan Association, owner); for the construction and operation of a gasoline station and lubritorium in a 2nd business district; premises 627-635 Broadway; same to be constructed and oper-

ated in conformity with the rules of the Board of Adjustment and in accordance with the amended plans filed with the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

Acting City Clerk Stanton: This matter was brought before the Board and referred to the Department of Public Safety for a report on traffic.

Mayor Ellenstein: Would the Commission like to hear this report read? Unless the Commission wants this communication read—you will recall I wanted it deferred until we could get

Commissioner Byrne: What is the report?

Mayor Ellenstein: I guess it had better be read. I am prepared now to vote for it because it does not bear out Mr. Aierstock's contention.

So I will entertain a motion that the action of the Zoning Board be concurred in.

Commissioner Byrne: I so move you.

Commissioner Franklin: I second the motion.

On roll call Commissioners Byrne.

Franklin and Mayor Ellenstein voted aye; Commissioner Murphy voted no.

The following communication was received and read:

**BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY**

March 11, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs;

At a meeting of the Board of Adjustment held this day, resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*699-711 Springfield Avenue; Foley Chevrolet Motor Sales Co.; renewal of permit for automobile sales station; such use to be limited to the period of one year ending March 6, 1942;

*196-200 Mulberry Street; Oscar Berkowitz; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 1, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary

Ordered filed, copy to be sent to each Commissioner, and further action postponed to March 26, 1941.

Mr. Harold Simandl: Mr. Mayor,

I would like a suspension of the rules in respect to the application of A. Abramson & Sons, which was unanimously recommended by the Zoning Board to your honorable body for action. Abramson & Sons are metallurgists, they purchase and sell non-ferrous metals,—not iron and steel, but copper and metals of that sort,—and they desire to erect a new warehouse on Jelliff Avenue right at the railroad. The property is in a first industrial zone, and they intend merely to use it for warehousing purposes. As a matter of fact, the building they are building is a very fine building. The Newark housing Authority came down before the Zoning Board and made no objection because of the type of building and the character of the building.

The reason I am rather anxious to have it passed is that the Colonial Life Insurance Company, who are the owners of the ground—this the old Clarke Lumber yard—are very anxious to have this deal closed as early as possible, and it is contingent upon our obtaining the permit.

We intend to erect a very fine building there, and we would like to get some action. We would like to give out our bids and get under way.

Mayor Ellenstein: The City Commission has had an inflexible rule—I understand there were no objectors to this.

Mr. Simandl: There were three or four apparently represented by Judge Villani, and he went away satisfied.

Mayor Ellenstein: How about the objectors?

Mr. Simandl: I don't think there are any.

Mayor Ellenstein: We've had an inflexible rule that where there are objectors that there hasn't been any suspension of the rules by permitting the Commission to pass upon it before the regular time, which is one week after the Zoning Board passes upon it.

Mr. Simandl: Well, this is two weeks. This was reported to the Commission on March 4.

Mayor Ellenstein: Well, there wasn't any Commission meeting.

Mr. Simandl: I know.

Mayor Ellenstein: At the next Commission meeting after the Zoning Board acts upon it we act upon it, which affords an opportunity for those who do object to present their side to the City Commission. There hasn't been any departure from that rule.

Mr. Simandl: In view of the fact it was two weeks after it was passed. I thought perhaps

Mayor Ellenstein: These people could not come in and object because there has not been any City Commission meeting.

Mr. Simandl: They could come in the same as I come in today.

Mayor Ellenstein: When was it referred to the City Commission?

Acting City Clerk Stanton: March 4.

Mr. Rankin: Your meeting was on the fifth.

Mayor Ellenstein: Then it would be the next meeting. They should be here today, because we do not hear any of these matters until the

following meeting. So this is the following meeting after the date that the Zoning Board referred the matter.

Mr. Simandl: That is right. As a matter of fact

Mayor Ellenstein: It should take the normal course and be heard today, and I think that is the way it ought to be handled.

Mr. Simandl: As a matter of fact, may I inform your honorable body, this, that ordinarily I would not be compelled to go before the Zoning Board because we are not violating the Zoning Board by building that type and character. We are using it purely for a purpose within the Zoning Ordinance. The only reason I did it was out of an abundance of caution because of the wording of the Zoning Ordinance.

Commissioner Byrne: Very sound to me, your Honor.

Mr. Simandl: Don't call me "your Honor" any longer. I am an ex.

Mayor Ellenstein: I think the matter might rightfully be called without any suspension of the rules.

Commissioner Murphy: What happens to the objectors and their rights if they are not being notified?

Mayor Ellenstein: There is no notification. The meeting after the Zoning Board hears the matter it is heard by the City Commission. Now, the day it is heard by the City Commission it is then deferred for another week.

Commissioner Murphy: There was no meeting last week. The people might not have been here.

Mr. Simandl: If they were here they would know of today's meeting.

Mayor Ellenstein: They have had two weeks to get here. I assume Mr. Simandl came here believing that the matter would be heard by the City Commission today.

Mr. Simandl: That is right, because of the fact I thought it was adjourned automatically from the last meeting.

Commissioner Murphy: I am not satisfied in my own mind that all these people have automatically withdrawn and said it is all right, after being down before the Zoning Board and objecting to it.

Mr. Simandl: Well, your representative on the Board recommended it to you Mr. Murphy.

Commissioner Murphy: Why don't you wait a minute? After all, I am not entirely guided by him; I am entitled to act as a free agent.

Mr. Simandl: All right, sir.

Commissioner Murphy: What I am getting at, if you don't mind waiting a minute, it does appear to me that all these people with their objectors, there certainly would have been some of them down today if they were sure the matter was going to be before the Commission and also sure that the City Commission was going to have a meeting. Due to the absence of Commissioner Byrne there have been a few meetings that have not been held. And I personally think the thing should be held over to see if those objectors do come next week. If they don't we will be able to act on it.

Mr. Simandl: Maybe we won't be able to act. We are at the mercy

of a company that does not want to wait any longer.

Commissioner Byrne: I am inclined to go along with you, but I think it would be the ethical thing to do to come next week. I think the Colonial Life will wait a week for a good loan like that.

Mr. Simandl: I hope so. Their representative is not so sanguine.

Commissioner Byrne: Don't worry about that.

Acting City Clerk Stanton: Two of these matters are renewals and can be acted on under a suspension of rules.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in these two cases.

Commissioner Murphy: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Foley Chevrolet Motor Sales Co. (New Jersey Aluminum Company, owner); for the renewal of permit for automobile sales station; premises 699-711 Springfield Avenue; such use to be limited to the period of one

year ending March 6, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response)

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioner Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Oscar Berkowitz (Commonwealth Building & Loan Association and Defiance Building and Loan Association, owners); for the renewal of permit for automobile parking station; premises 196-200 Mulberry Street; such use to be limited to the period of one year ending March 1, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

March 18, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section n, Chapter 274, P.L. 1928 (40; 55-39 Revised statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*923-925 Eighteenth Avenue; Joseph Lach; renewal of permit for gasoline station—such use to be limited to the period of eight years ending February 4, 1949;

508-510 North Eleventh Street; A. T. Rodgers; in a 2nd business district the establishment of a public garage for automobile coachwork; such use to be limited to the period of three years;

312 New Street; Anthony Rocco; owner; in a 1st industrial district the conversion of three-car garage into automobile repair shop; such use to be limited to the period of one year;—(no objectors);

289-291 Plan Street; Star Parking Co.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 20, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary

Ordered filed, copy to be sent to each Commissioner and further action postponed to March 26, 1941.

Acting City Clerk Stanton: Two of these matters are renewals.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in the two cases that are renewals.

Commissioner Murphy: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Joseph Lach (Girard Investment Co., owner); for the renewal of permit for gasoline station; premises 923-925 Eighteenth Avenue; such use to be limited to the period of eight years ending February 4th, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to the application?

(No response)

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having

considered the same. recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Star Parking Co. Fidelity Union Trust Co., owner); for the renewal of permit for automobile parking station; premises 289-291 Plane Street; such use to be limited to the period of one year ending March 20, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Murphy: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

March 4, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

280 Haynes Avenue (State Highway Route No. 25); S. Lawrence Klein; in a 2nd industrial district the reconstruction of gasoline station including lubritorium; on condition that the said use is placed seventy (70') feet back of the present line of the State Highway; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of eight years; — (No objectors);

287-293 Garside Street; Armen Sarayder, owner; in a 3rd residence district the establishment and operation of an automobile parking station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of one year;

101-133 Jelliff Avenue; A. Abramson & Sons, Inc.; in a 1st industrial district the construction of a one-story brick building for the storage and sale of new and old metals; same to be constructed in accordance with the plans approved by this Board.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary

Ordered filed, copy to be sent to each commissioner and further action postponed to March 26, 1941.

Mayor Ellenstein: The other matters will take the usual course and be heard one week from today by the City Commission.

The usual five resolutions introduced by Director Murphy will be considered as though they have been read.

A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Works.

On roll call; Commissioner Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Revenue and Finance.

On roll call; Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Affairs.

On roll call; Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions havng received but two votes are declared not carried.

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and order filed:

Superintendent of Weights & Measures for January, 1941.

Department of Buildings for January, 1941.

Clerk of First District Court for January, 1941.

Clerk of Second District Court for January, 1941.

Superintendent of Alms House for January, 1941.

City Clerks (2) for January, 1941.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court for January, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for January, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 1, for January, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 2, for January, 1941.

Robert J. Beckley, Clerk, 3rd Criminal Court, for January, 1941.

Elizabeth S. Lewis, Clerk Family Court, for January, 1941.

City Treasurer for January, 1941.
Comptroller for January, 1941.

Ordered filed.

DEPT. OF REVENUE & FINANCE

CITY OF NEWARK, N. J.

VINCENT J. MURPHY, Director

Feb. 1, 1941

To the Honorable
The Commissioners of the
City of Newark, N. J.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of January, 1941:

RECEIPTS

Cash on hand—Dec. 31, 1940	\$ 300,697.18	
Received from Comptroller—Jan. 1941	8,423,307.26	
	<hr/>	\$8,724,004.44

DISBURSEMENTS

By Warrant	\$1,859,512.38	
Without Warrant	735,954.34	
	<hr/>	\$2,595,466.72
		<hr/>
Cash on hand—January 31, 1941		\$6,128,537.72

Respectfully,

VINCENT J. MURPHY

Director of Revenue & Finance

By: JOSEPH J. KROEHL

Ordered filed.

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF JANUARY, 1941

Description	Last Year's Collections	This Year's Collections
	Jan., 1940	Jan., 1941
Licenses:		
Sale of Alcoholic Beverages	690.00	730.10
Ice Cream, Plumbin and Refuse	3,053.50	2,756.00
All Other Licenses	28,615.65	32,178.92
Fees and Permits		
Tax Search Fees	921.00	607.00
Building and Electrical Work Permits	3,596.02	1,765.31
Public Sewer Connection Tap Fees	1,230.00	360.00
Towels, Soap, Bathing Suits, Combustible, Moving Picture, Garage & Misc. Permits	2,472.95	1,959.00
Receipts for Patients Treated	2,420.27	3,036.84
Contribution by City of East Orange for Passaic Valley Sewer Maintenance	1,449.40	1,613.27
Jury and Listing Fees	2,916.35	2,729.60
Animal, Chicken, Plumbing Permits and Miscellaneous Fees	1,197.00	1,068.00
Transcript Fees for Births, Deaths, etc.	819.00	1,264.25
Fines:		
Magistrates	5,276.00	5,707.05
Overdue and Lost Books	1,895.67	1,914.94
Interest and Cost on Assessments	130.91	78.55
Interest and Costs on Taxes	38,952.66	40,040.93
State and Other Aid:		
Gas Tax Refund	1,376.58	2,152.20
Public Lighting Reimbursement		
Bill Board Tax		

Description	Last Year's Collections	This Year's Collections
	Jan., 1940	Jan., 1941
State Aid for Relief 1938		
Franchise and Gross Receipts Taxes of 1938		
Franchise Taxes of 1940 and 1941		904.88
Gross Receipts Taxes of 1939		
Bus Receipts Tax:		
5% Trolley—Jitney Tax	22,483.21	23,710.12
Leases and Rentals:		
City Owned Property	13,125.16	22,184.30
Rent:		
Army Base	8,333.33	8,333.33
City Railway		
Reimbursement:		
Lighting Inspectors Salary	1,500.00	
Total Miscellaneous Revenues Anticipated		
Real Estate Arrears:		
"Regular"	480,314.42	429,073.11
Personal Arrears:	35,490.28	53,874.36
Tax Title Liens		
Real Estate Taxes	42,507.75	36,599.28
Interest and Costs:		
Lien Certificates	2,803.60	
Special Items of General Revenue:		
Leases and Rentals of City Owned Property		
Smoke Abatement Bureau Fees		299.00
Zoning Board Fees		220.00
Bill Board Tax		

Description	Last Year's Collections	This Year's Collections
	Jan., 1940	Jan., 1941
Foreclosed Property Rents		
Farmers Market Fees		100.00
Current Tax Collections	4,150.854.70	6,326.851.86
Miscellaneous Revenue		
Not Anticipated	451.49	934.79
Alms House		
City Home		
Police Department		
Street Cleaning		
Board of Adjustment		
Other		
Dedicated Revenue:		
Newark Airport	11,290.77	11,182.18
Bureau of Water	217,170.23	195,518.61
Bureau of Docks	6,889.79	
Bureau of Streets	1,149.75	771.73
Bureau of Street Cleaning	730.61	1,649.07
House Sewer Connections	1,136.77	3,834.00
Outdoor Poor	616.00	658.00
Weights and Measures		
Bureau of Motors		
Printing and Stationery	82.47	58.76
Shade Tree	42.07	60.11
Public Outings		
City Hospital:		
Payroll Credits	19.64	
Convalescent Hospital:		
Payroll Credits		
Administration of Relief	16.13	27.10
200 Washington St. Corp.	833.33	1,000.00
Henry C. Jones Estate	8.21	22.38

Description	Last Year's Collections	This Year's Collections
	Jan., 1940	Jan., 1941
Redemption of lien Certificates	9,287.59	1,371.34
U. S. Social Hygiene		
Emergency Relief 1938	712.05	
Emergency Relief 1939 & 1940	585.39	
Public Schools	1,530.20	31,811.27
Refunds — Surrent Taxes	1,873.96	2,134.02
Return Checks—Current Taxes	3,459.98	2,918.37
Regular Assessments: Pavings	823.95	24.10
Sewer		
Grading, Curbing, Flagging		
Openings		
House Sewer Connections		
Shade Trees		
Side Walks		
U. S. Social Hygiene		1,000.00
T.T.L. Assessments: Pavings	300.74	44.00
Sewers		
Grading, Curbing, Flagging		
Openings		
House Sewer Connections		
Shade Trees		
Sidewalks		
Capital Account		1,191,615.20
Other Cash Collections: Bonds	250,000.00	
Miscellaneous	413.25	3,153.51
Five Year Tax Plan		2,841.23
TOTALS	5,364,807.89	8,456,118.55
Under Deposit		.02
Ordered Filed		

VINCENT J. MURPHY

Mayor Ellenstein: We will now proceed to recommendations to fill the vacancy as it exists in the City Commission.

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Ralph Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Frank-

lin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of the President of the Board of Education, Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the Roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move we adjourn.

Commissioner Murphy: On the budget

Mayor Ellenstein: Oh, yes. A motion is in order to adjourn to Monday at 10 o'clock, and let us make it promptly at 10 o'clock.

Commissioner Murphy: Hold a budget conference in order to approve the budget so it can be presented.

Commissioner Byrne: I move we adjourn and that a special meeting be held on Monday, March 24, 1941, at ten A. M.

Mayor Ellenstein: I have submitted to each one of the commissioners the reason for each one of my increases so you have all that before you, and we can go through the budget item by item as we did before, which would take the greater part of the day—(out of hearing of stenographer).

Mayor Ellenstein: All in favor of the motion to adjourn until ten a. m. next Monday morning will signify by saying aye, contrary no; the Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED

JOS. M. BYRNE, JR.
PEARCE R. FRANKLIN
VINCENT J. MURPHY
M. ELLENSTEIN

Board of Commissioners of
The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk

Newark, N. J., March 24, 1941

A special meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Mayor's office, City Hall, Newark, at ten o'clock a. m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move that we dispense with the reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk read the following communication as a call for the meeting:

**LOCAL BUDGET OF THE CITY OF NEWARK, COUNTY OF ESSEX
FOR THE FISCAL YEAR 1941**

BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the following statement of revenues and appropriations shall constitute the Local Budget for the year 1941; and

BE IT FURTHER RESOLVED, that the said Budget be published in the Newark Evening News in the issue of March 25th, 1941, and in the Newark Star Ledger in the issue of March 25th, 1941.

Notice is hereby given that the Budget and Tax Resolution was approved by the Board of Commissioners of the City of Newark, County of Essex, on March 24th, 1941.

Hearing on the Budget and Tax Resolution will be held at the City Hall, Newark, on the fourteenth day of April, 1941, at ten o'clock in the forenoon, at which time and place objections to the said Budget and Tax Resolution of the City of Newark, for the year 1941 may be presented by any taxpayer of said municipality.

THE CITY OF NEWARK, N. J.
MEYER C. ELLENSTEIN

Mayor

March 24, 1941

Mr. Harry Reichenstein,

City Clerk

Newark, New Jersey.

Dear Mr. Reichenstein:

Please be notified that there will be a special meeting of the Board of Commissioners on Monday, March 24th, 1941, at 10:00 a. m., in the Mayor's office, hearing on the budget of the City of Newark.

Very truly yours,

M. ELLENSTEIN

Mayor

Ordered Filed:

Commissioner Murphy offered the following resolution:

M. ELLENSTEIN,
VINCENT J. MURPHY,
PEARCE R. FRANKLIN,

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, N. J.

Approved as to form and legality.

THOMAS M. KANE,

ASSISTANT CORPORATION CCUNSEL.

Certified by me me this 24th day of March, 1941.

HARRY S. REICHENSTEIN, City Clerk.

STATEMENT

(REQUIRED BY REVISED STATUTES SECTION 40:2-14)

Taxes for—	1941	Actual 1940	Actual 1939
State School (estimate for 1941)	\$ 2,020,512.83	\$ 2,170,084.01	\$ 2,276,975.27
State Soldiers' Bonus Bond (estimate for 1941)		164,761.83	174,330.01
County			
(a) General County (estimate for 1941)	4,755,775.35	4,710,173.88	4,796,571.58
Local District Schools (estimate for 1941)	8,680,000.00	8,335,000.00	7,860,000.00
Local Purposes	27,193,419.82		
(a) As shown by Budget Less Bank Stock Tax ..		22,296,845.93	22,539,592.42
(b) Bank Stock Tax		72,265.39	66,182.64
TOTALS	\$42,649,708.00	\$37,749,131.04	\$37,713,651.92
State Aid:			
(b) Relief Fund		2,202,333.00	4,754,163.88
Tax Rate (estimated for 1941)....	5.88	4.85	4.55

LOCAL BUDGET EXPLANATORY STATEMENT

This budget, prepared under the provisions of Chapter 60 (app. A:4-19), requires a 1941 tax levy of \$42,649,708.00, which is \$4,900,576.96 in excess of the 1940 tax levy. An analyses of this increase follows:

Decrease in Miscellaneous Revenue Anticipated	\$2,041,811.75
Decrease in Delinquent Tax Collections Anticipated	833,036.98
Decrease in Tax Title Lien Collections Anticipated	111,988.61
Increase in Department Appropriations	
Department of Public Works	181,218.28

Department of Revenue and Finance:

Pension Funds	168,771.82
Refund of Assessments Paid in Error	54,925.58

Department of Public Safety 190,892.78

Department of Public Affairs 414,358.58

Department of Parks and Public Property:

W. P. A. Projects	49,894.92
Compensation Insurance	5,000.00

Increase in Deficits, etc. 251,591.70

Increase in Local School Tax 345,000.00

Increase in County Tax 45,601.47

Increase in Appropriation for Uncollected Taxes.... 655,743.72

5,349,836.19

Less Decrease in Debt Service Appropriation 127,210.25

Decrease in Appropriation Revenue & Finance 7,715.97

Decrease in State Taxes 314,333.01

449,259.23

Totals\$4,900,576.96

ANTICIPATED REVENUES

GENERAL REVENUES	Anticipated		Realized in
	1941	1940	Cash in 1940
1. (a) Surplus Revenue Non-cash appropriated with prior written consent of commissioner of local government....	898.36	\$ 3,684,450.57	\$ 3,664,575.92
2. Miscellaneous Revenues:			
Licenses:			
For Sale of Alcoholic Beverages	616,325.00	622,817.63	616,324.14
Ice Cream, Plumbing and Refuse	15,096.00	11,100.00	15,096.00
All Other Licenses	116,277.00	116,000.00	116,277.01
Fees and Permits:			
Tax Search Fees	9,306.00	8,300.00	9,306.50
Building and Electrical Work Permits	35,370.00	31,900.00	35,370.51

Public Sewer Connections			
Tap Fees	2,830.00	2,500.00	2,830.00
Towels, Soap, Bathing			
Suits	19,862.00	20,700.00	19,862.43
Combustible, Moving Pic.,			
Garage & Misc. Permits	19,035.00	19,400.00	19,035.40
Receipts for Patients			
Treated	27,284.00	22,600.00	27,284.97
Contributions by City of			
E. Orange, Passaic Val-			
ley Sewer Maintenance	31,001.00	27,900.00	31,001.43
Jury and Listing Fees	36,581.00	36,600.00	36,581.61
Animal, Chicken, Plumb-			
ing Permits and Mis-			
cellaneous Fees	4,124.00	10,000.00	4,124.80
Transcript Fees for Births,			
Deaths, etc.	8,928.00	5,800.00	8,928.75
Smoke Abatement Bureau			
Fees	4,093.00	3,400.00	4,093.00
Zoning Board Fees	2,650.00	2,100.00	2,650.00
Farmers' Market Fees	2,850.00	2,900.00	2,850.00
Fines:			
Magistrates	67,410.00	84,500.00	67,410.60
Overdue and Lost Books	18,653.00	21,200.00	18,653.28
Interest and Costs on			
Assessments	3,449.00	9,400.00	3,449.91
Interest & Costs on Taxes	499,629.00	640,000.00	499,629.18
State (and Other Aid):			
Gas Tax Refund from			
State	27,617.00	27,000.00	27,617.28
Public Lighting Reim-			
bursement by State			
Highway Commission ..	4,161.00	5,600.00	4,161.63
Bill Board Tax as Ap-			
portioned by State	3,285.00	2,900.00	3,285.55
Franchise and Gross Re-			
ceipts Taxes of the Year			
1938 & of the Year 1939		1,768,986.97	606,374.29
Franchise Taxes of 1940		685,513.00	4,083.70

Gross Receipts Taxes of 1940		710,391.00	62.14
Bus Receipts Tax:			
5% Trolley Tax		21,300.00	22,279.44
Jitney Tax	247,744.00	253,400.00	247,744.05
Leases and Rentals City Owned Property	169,085.00	162,500.00	169,085.37
Rent—Army Base	100,000.00	100,000.00	100,000.00
		100,000.00	100,000.00
Reimbursement of Light- ing Inspector's Salary ..	1,500.00	1,500.00	3,000.00
Marriage License Fees	11,428.00	*11,428.00
Franchise and Gross Re- ceipts Taxes 1938 & 1939	954,229.00
Franchise and Gross Re- ceipts Taxes 1940	1,318,126.00
Franchise Tax 1941	584,381.00
Gross Receipt Tax 1941 ..	760,170.00
Special Items of General Revenue Anticipated with Prior Written Consent of Commission- er of Local Government:			
(a) Capital Reserve to Pay Poor Relief Bonds	235,000.00
(b) House Sewer Con- nection Surplus	10,859.27
(c) Bureau of Motors Surplus	21,451.67
(d) Printing and Sta- tionery Surplus	335.90
(e) Shade Tree Surplus	149.01
(f) Public Lighting Re- imbursement by State Highway Commission	2,074.00
(g) 3% of U.S. Housing Project Gross Rents	2,300.00
(h) Surplus—Bureau of Water	100,000.00	142,000.00	142,000.00

(i) Surplus—Port Newark Operations	20,000.00	58,335.00	58,335.00
(j) Capital Surplus	157,000.00	94,000.00	94,000.00
(k) Trust Account Surplus	41,000.00	171,000.00	171,000.00
(l) Poor Relief Surplus	308,684.00	1,380,000.00	1,380,000.00
(m) State Financial Assistance Commission Reimbursement to be Applied for Repayment of Emergency Notes	1,375,000.00	1,375,000.00
<hr/>			
3. Total Miscellaneous Revenues \$ 6,619,031.85	\$ 8,660,845.60	\$ 5,948,787.97	
(*In Misl. Rev. Not Antic. in 1940).			
4. Receipts from Delinquent Taxes:			
Delinquent Tax Collections..\$ 3,708,000.00	\$ 4,541,036.98	\$ 4,009,297.99	
Tax Title Lien Collections.. 402,000.00	513,988.61	364,103.09	
5. Total of Items 1, 1(a), 3 & 4..	10,729,930.21	17,400,319.76	13,986,764.97
6. Amount to be Raised by Taxation:			
(a) Local Purpose Tax	27,193,419.82	22,369,111.32
(b) Local District School Tax	8,680,000.00	8,335,000.00
(c) Regional High School Tax
(d) County Taxes	4,755,775.35	4,710,173.88
(e) State Taxes	2,020,512.83	2,334,845.84
<hr/>			
7. Total of General Budget Revenues	\$53,379,638.21	\$55,149,450.80
8. Emergencies Authorized in 1940	150,153.00	150,000.00
<hr/>			
9. Totals	\$53,379,638.21	\$55,299,603.80

DEPARTMENT OF PUBLIC SAFETY

	Appropriated for 1941	Appropriated for 1940 As Modified by All Transfers	Expended and Reserved for 1940
Director's Office			
Personal Services	\$ 22,000.00	\$ 17,900.00	\$ 17,900.00
Other than Personal Services	2,580.00	180.00	180.00
Police Division			
Personal Services	3,251,928.95	3,127,501.39	3,127,501.39
Other than Personal Services	236,871.05	273,498.61	273,498.61
Fire Division			
Personal Services	2,014,976.46	1,901,020.55	1,901,020.55
Other than Personal Services	110,150.00	139,059.16	139,059.16
License Division			
Personal Services	20,452.00	18,250.00	18,250.00
Other than Personal Services	3,100.00	3,100.00	3,100.00
Building Division			
Personal Services	83,000.00	80,373.06	80,373.06
Other than Personal Services	2,442.00	2,133.39	2,133.39
Electrical Division			
Personal Services	49,500.00	47,332.00	47,332.00
Other than Personal Services	2,100.00	1,700.00	1,700.00
Police Courts			
Personal Services	58,650.00	57,309.52	57,309.52
Other than Personal Services	4,649.00	2,149.00	2,149.00
Board of Alcoholic Bev. Control			
Personal Services	600.00	490.50	490.50
Other than Personal Services	1,400.00	1,509.50	1,509.50
Totals	\$ 5,864,399.46	\$ 5,673,506.68	\$ 5,673,506.68

DEPARTMENT OF PUBLIC AFFAIRS

Mayor's Office			
Personal Services	\$ 34,850.00	\$ 34,850.00	\$ 34,850.00
Other than Personal Services	1,830.00	2,100.00	2,100.00
Bureau of Streets			
Personal Services	242,144.10	204,321.88	204,321.88

Other than Personal Services	27,855.90	10,278.12	10,278.12
Bureau of Sewers			
Personal Services	106,302.00	100,121.00	100,121.00
Other than Personal Services	18,574.00	13,954.00	13,954.00
Public Lighting			
Personal Services	10,380.00	10,380.00	10,380.00
Other than Personal Services	383,770.00	371,440.00	371,440.00
Street Cleaning			
Personal Services	1,349,062.38	1,191,837.52	1,191,837.52
Other than Personal Services	362,299.00	321,049.00	321,049.00
Sidewalks			
Personal Services	5,200.00	5,200.00	5,200.00
Other than Personal Services	666.00	700.00	700.00
Surveys			
Personal Services	96,160.00	83,842.00	83,842.00
Other than Personal Services	6,871.75	4,693.00	4,693.00
Engineering Division			
Personal Services	34,064.00	32,300.00	32,300.00
Other than Personal Services			
House Sewer Connections			
Personal Services	19,000.00	12,000.00	12,000.00
Other than Personal Services	1,000.00		
City Clerk's Office			
Personal Services	96,271.00	78,970.00	78,970.00
Other than Personal Services	11,721.00	11,225.00	11,225.00
Elections			
Personal Services	11,500.00	14,940.00	14,940.00
Other than Personal Services	24,000.00	23,260.00	23,260.00
Newark Labor Relations Board			
Personal Services	10,180.00	9,360.00	9,360.00
Other than Personal Services	1,875.00	875.00	875.00
Industrial Commission			
Personal Services	1,800.00		
Other than Personal Services	4,700.00	3,500.00	3,500.00
Care and Relief of Indigent Children			
Children	3,000.00	3,000.00	3,000.00
Conference of Mayors	1,500.00	97.48	97.48

Newspapers	500.00	500.00	500.00
Newark Museum	151,100.00	122,500.00	122,500.00
Newark Defense Council	5,000.00	-----	-----
Free Library	600,000.00	553,500.00	553,500.00
Special Election for Referendum on City Manager-Council Form of Government			
Personal Services	-----	26,500.00	26,500.00
Other than Personal Services	-----	22,500.00	22,500.00
City Clerk—Municipal Elections			
Personal Services	27,684.90	-----	-----
Other than Personal Services	33,291.25	-----	-----
Totals	\$ 3,684,152.58	\$ 3,269,794.00	\$ 3,269,794.00

DEPARTMENT OF PARKS AND PUBLIC PROPERTY

	Appropriated for 1941	Appropriated for 1940 As Modified by All Transfers	Expended and Reserved for 1940
Director's Office			
Personal Services	\$ 24,700.00	\$ 24,700.00	\$ 24,700.00
Other than Personal Services	1,120.00	1,120.00	1,120.00
Smoke Abatement			
Personal Services	4,300.00	4,300.00	4,300.00
Other than Personal Services	600.00	600.00	600.00
Public Buildings			
Personal Services	257,394.00	274,694.00	274,694.00
Other than Personal Services	78,550.00	71,750.00	71,750.00
Weights and Measures			
Personal Services	16,560.00	14,160.00	14,160.00
Other than Personal Services	1,540.00	1,540.00	1,540.00
Printing and Stationery			
Personal Services	4,740.00	4,740.00	4,740.00
Other than Personal Services	10,400.00	7,400.00	7,400.00
Shade Tree			
Personal Services	141,820.00	149,029.00	149,029.00
Other than Personal Services	14,455.00	7,246.00	7,246.00

Public Buildings (City Owned)			
Personal Services	5,400.00	5,400.00	5,400.00
Other than Personal Services	6,600.00	1,500.00	1,500.00
Maintenance of Dog Pound	7,500.00	7,500.00	7,500.00
Adv. St. Patrick's Day Parade	500.00	500.00	500.00
Division of Works Projects			
Personal Services	75,425.00	71,043.78	71,043.78
Other than Personal Services	327,544.30	282,030.60	202,150.00
Bureau of Central Purchase			
Personal Services	47,405.00	41,205.00	41,205.00
Other than Personal Services	5,210.00	11,410.00	11,410.00
Workmen's Compensation Insurance Fund			
Personal Services	3,500.00
Other than Personal Services	1,500.00
Totals	\$ 1,036,763.30	\$ 981,868.38	\$ 901,987.78

APPROPRIATIONS

GENERAL APPROPRIATIONS—(a) OPERATIONS

DEPARTMENT OF PUBLIC WORKS

	Appropriated for 1941	Appropriated for 1940 As Modified by All Transfers	Expended and Reserved for 1940
Director's Office			
Personal Services	\$ 43,520.00	\$ 39,980.00	\$ 39,980.00
Other than Personal Services	4,080.00	3,152.52	3,152.52
Bureau of Health			
Personal Services	679,205.00	640,234.39	640,234.39
Other than Personal Services	101,332.00	84,372.00	84,372.00
Newark City Hospital			
Personal Services	647,796.00	615,654.90	615,654.90
Other than Personal Services	448,088.00	368,960.10	322,878.94
Newark City Home			
Personal Services	7,110.00	57,423.37	57,423.37
Other than Personal Services	1,115.67	53,479.80	53,479.80
Bureau of Baths			
Personal Services	229,175.00	149,387.43	149,387.43

Other than Personal Services	59,090.00	33,332.45	33,332.45
Ivy Hill Power Plant			
Personal Services	76,795.00	72,025.37	72,025.37
Other than Personal Services	34,340.00	27,919.63	27,919.63
Convalescent Hospital			
Personal Services	51,880.00	48,640.97	48,640.97
Other than Personal Services	32,840.00	31,904.51	31,904.51
Public Outing			
Personal Services	720.00	720.00	720.00
Other than Personal Services	926.00	580.00	580.00
Newark City Alms House			
Personal Services	77,818.00	67,428.44	67,428.44
Other than Personal Services	83,729.75	64,480.27	64,480.27
Outdoor Poor Department			
Personal Services	42,460.00	40,500.00	40,500.00
Other than Personal Services	4,925.00	1,700.00	1,700.00
Relief Administration			
Personal Services	699,640.00	731,216.22	731,216.22
Other than Personal Services	110,000.00	138,191.70	138,191.70
Law Department			
Personal Services	97,100.00	93,784.05	93,784.05
Other than Personal Services	65,050.00	5,048.95	5,048.95
Board of Adjustment			
Personal Services	14,600.00	11,430.00	11,430.00
Other than Personal Services	2,629.00	2,711.29	2,711.29
Rental of Beds in Institutions ..	17,250.00	17,250.00	17,250.00
Public Band Concerts	10,000.00	10,000.00	10,000.00
Holiday Celebrations	12,647.48	9,797.48	9,797.48
Direct Relief	1,459,601.00	1,509,937.38	1,509,937.38
Legislative Expense	5,000.00	5,000.00	5,000.00
Totals	\$ 5,117,461.50	\$ 4,936,243.22	\$ 4,890,162.06

DEPARTMENT OF REVENUE AND FINANCE

Director's Office			
Personal Services	\$ 32,400.00	\$ 32,350.00	\$ 32,350.00
Other than Personal Services	2,750.00	2,750.00	2,750.00

Auditor's Office			
Personal Services	43,193.00	41,642.00	41,642.00
Other than Personal Services	2,300.00	2,750.00	2,750.00
Treasurer's Office			
Personal Services	33,282.00	28,767.00	28,767.00
Other than Personal Services	3,550.00	3,550.00	3,550.00
Comptroller's Office			
Personal Services	43,946.00	43,371.00	43,371.00
Other than Personal Services	750.00	625.00	625.00
Tax Receiver's Office			
Cashier's Division			
Personal Services	31,581.00	34,881.00	34,881.00
Other than Personal Services	2,000.00	1,400.00	1,400.00
Tax Accounting and Billing Division			
Personal Services	57,435.00	61,335.00	61,335.00
Other than Personal Services	18,867.00	1,750.00	1,750.00
Addressograph Division			
Personal Services	11,300.00	11,550.00	11,550.00
Other than Personal Services	1,050.00	12,457.00	12,457.00
Counter Division			
Personal Services	27,277.00	22,927.00	22,927.00
Other than Personal Services	5,525.00	1,656.25	1,656.25
Tax Board			
Assessor's Division			
Personal Services	172,311.00	154,070.00	154,070.00
Other than Personal Services	31,050.00	43,350.00	43,350.00
Surveyor's Division			
Personal Services	31,818.00	33,412.00	33,412.00
Other than Personal Services	975.00	725.00	725.00
Board of Assessments for Local Improvements			
Personal Services	14,750.00	14,100.00	14,100.00
Other than Personal Services	2,600.00	900.00	900.00
Arrears of Personal Taxes			
Personal Services	34,637.00	33,737.00	33,737.00
Other than Personal Services	825.00	1,425.00	1,425.00
First District Court			
Personal Services	28,580.00	28,230.00	28,230.00

Other than Personal Services	1,891.00	1,706.00	1,706.00
Second District Court			
Personal Services	28,100.00	26,755.00	26,755.00
Other than Personal Services	1,442.60	1,175.74	1,175.74
Sinking Fund Commission			
Personal Services	4,300.00	4,300.00	4,300.00
Other than Personal Services	1,450.00	1,700.00	1,700.00
Advertising Tax Sale			
Personal Services	500.00	-----	-----
Other than Personal Services	1,500.00	5,500.00	5,500.00
Pension Funds			
Policemen's and Firemen's	590,511.20	573,727.05	573,727.05
Pension Salaries	10,500.00	10,500.00	10,500.00
Board of Works, 1941	77,729.65	-----	-----
Municipal Employees, 1941	52,943.44	-----	-----
Board of Health, 1941	21,314.58	-----	-----
Surety Bonds and Insurance	3,434.50	4,708.50	4,708.50
Newark Technical School	83,000.00	69,250.00	69,250.00
Passaic Valley Sewer Maintenance	277,104.89	358,918.62	358,918.62
Second River Sewer Maintenance	255.20	255.20	255.20
Joint Outlet Sewer Maintenance	19,199.91	16,391.76	16,391.76
Fiscal Agent—Nat. State Bank	7,400.00	8,100.00	8,100.00
Auditing and Special Accounting Services	50,000.00	16,450.00	16,450.00
Court Costs	1,500.00	500.00	500.00
Carfare	750.00	750.00	750.00
N. J. League of Municipalities—Dues	1,500.00	1,500.00	1,500.00
Dues Conference of Mayors	1,000.00	1,000.00	1,000.00
Printing Annual Report	1,500.00	3,500.00	3,500.00
Stenographic Services			
Personal Services	1,500.00	800.00	800.00
Maintenance of Foreclosed Properties			
Other than Personal Services	4,000.00	600.00	600.00

Compensation Insurance			
Cashier's Division			
Personal Services	500.00
1940 Bills—National State Bank			
(Fiscal Agent)	275.00
Assessments to Refunded	54,925.58
Analysis of Sinking Fund			
Arthur E. Pierson	3,000.00
Totals	\$ 1,937,779.55	\$ 1,721,798.12	\$ 1,721,798.12
(b) Contingent	25,000.00	25,000.00	25,000.00
(c) Debt Service			
(1) Municipal Debt Service			
Payment of Bonds	4,606,350.37	4,299,100.37	4,252,100.37
Payment of Bond			
Antic Notes	19,000.00		
Sinking Fund Requirement	41,758.43	208,822.85	208,822.85
Interest on Bonds	3,212,700.19	3,464,391.30	3,367,872.91
Interest on Notes	10,000.00	12,187.50	11,076.32
Interest on Current Loans	5,645.13	5,590.90	4,228.29
Down Payment on			
Improvements	140,750.00	170,000.00	120,000.00
U. S. Army Base	200,000.00	100,000.00	100,000.00
Interest on Sp. Trust Funds	678.00	942.14	942.14
(2) Article VI School Debt Service			
Payment of Bonds	439,000.00	439,000.00	439,000.00
Sinking Fund Requirements	19,676.94	98,399.25	98,399.25
Interest on Bonds	715,735.50	731,100.0	731,100.50
Interest on Notes	3,000.00
Down Payment on Imp.		15,000.00	15,000.00
(d) Payment of Floating Debt			
Tax Revenue Note in			
Excess of 15% of 1940 Levy			
(e) Deficits and Statutory Expenditures			
Emergency Revenues	150,153.00	4,953,078.19	4,953,078.19
Discount on Taxes		85,127.81	85,127.81
Overexpenditure Police Courts			
Personal Service		159.52	159.52

Overexpenditure WPA Projects—			
Public Affairs			
Other than Personal Serv.....	2,862.97		
Overexpenditure—House Sewers			
Other than Personal Serv.	1,210.40		1,210.40
Deficit Port Newark			
Operations	22,919.12	31,977.00	31,977.00
Bureau of Water—			
Capital Outlay	100,000.00	53,000.00	53,000.00
Public Outings—1941	264.14		
1938 Commitments Charged to 1939			
Budget		8,178.80	8,178.80
Capital Expenditure Without Proper			
Ordinance Authorization ...		13,876.67	13,876.67
Pension Funds—1940 Contributions			
Municipal Employees	37,056.56	31,613.33	31,613.33
Board of Health	21,314.58	19,616.46	19,616.46
Board of Works	5,870.35	51,282.74	51,282.74
Overexpenditures — 1939			
App. Reserves	745.36		
Overexpenditures — 1939			
Airport	149.39		
(f) Judgments		613.65	414.12
Cash Deficit 1940	3,580,621.75		
(g) Cash Deficit 1939	97,421.58	2,195,878.80	2,195,878.80
Local School Taxes	8,680,000.00	8,335,000.00	8,335,000.00
County Taxes	4,755,755.35	4,710,173.88	4,710,173.88
State Taxes	2,020,512.83	2,334,845.84	2,334,845.84
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11. Sub Total	\$46,555,684.96	\$48,981,241.27	\$48,656,224.83
Reserve for Uncollected			
Taxes	6,823,953.25	6,168,209.53	6,168,209.53
12 Total General Approp.	\$53,379,638.21	\$55,149,450.80	\$54,824,434.36
13. Emergencies of 1940		150,153.00	150,153.00
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14. Totals	\$53,379,638.21	\$55,299,603.80	

15. Dedicated Revenues	1941	Anticipated 1940	Realized in Cash in 1940
Dedicated Revenues from Port Newark			
Operations			
Rents, Fees, etc.	194,048.33	256,183.00	194,048.33
Deficit from General Budget	22,919.12	31,977.00	31,977.00
Total Dedicated Revenues for Port Newark Operations	\$ 216,967.45	\$ 288,160.00	\$ 226,025.53
Dedicated Revenues from Water Utility			
Bureau of Water	\$ 2,583,871.92	\$ 2,547,728.04	\$ 2,583,871.92
Special Items of Revenue Anticipated with prior Written Consent of the Commissioner of Local Government: Share of Sale of Water to Bayonne to 12-31-40	117,212.00		
Sale of Water to Bayonne 1-1-41 — 3-20-41	30,000.00		
Sale of Water to Bayonne 3-21-41 — 12-31-41	90,000.00		
Deficit (General Budget) Capital Outlay	100,000.00	53,000.00	53,000.00
Total Dedicated Revenues for Water Utility	\$ 2,921,083.92	\$ 2,600,728.04	\$ 2,636,871.92
Dedicated Revenues from Bureau of Streets:			
Bureau of Streets	\$	69,741.00	
Total Dedicated Revenues for Bureau of Streets		\$ 69,741.00	
Dedicated Revenues from Bureau of Street Cleaning:			
Bureau of Street Cleaning		\$ 13,938.00	
Total Dedicated Revenues for Bureau of Street Cleaning		\$ 13,938.00	

Dedicated Revenues from**House Sewer Connections:**

House Sewer Connections.....\$	31,171.00	\$	28,706.00	\$	32,169.74
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Total Dedicated Revenues for

House Sewer Connections.....\$	31,171.00	\$	28,706.00	\$	32,169.74
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Dedicated Revenues from Outdoor Poor

Outdoor Poor		\$	8,300.00		
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Total Dedicated Revenues for

Outdoor Poor		\$	8,300.00		
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Dedicated Revenues from**Weights and Measures:****Refunds of Solid**

Fuel Licenses	\$	2,942.50	\$	2,936.50	\$	2,942.50
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Weight and Measures

Surplus		180.00				
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Total Dedicated Revenues for

Weights and Measures	\$	3,122.50	\$	2,936.50	\$	2,942.50
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Dedicated Revenues from Shade Trees:

Shade Tree Fees	\$	1,203.98	\$	1,203.98	\$	1,315.26
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Total Dedicated Revenues for

Shade Trees	\$	1,203.98	\$	1,203.98	\$	1,315.26
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Dedicated Revenues for**Public Outings:****Deficit from**

General Budget	\$	264.14	\$	264.14		
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Total Dedicated Revenues for

Public Outings	\$	264.14	\$	264.14		
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Dedicated Revenues from**Sinking Fund Commission:**

Sinking Fund Comm.	\$	750,000.00	\$	200,000.00	\$	200,000.00
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Total Dedicated Revenues for			
Term Bonds	\$ 750,000.00	\$ 200,000.00	\$ 200,000.00
Dedicated Revenues from			
Printing and Stationery:			
Printing and Stationery—From			
Other Departments	\$ 65,000.00	\$ 125,000.00	\$ 38,856.17
Total Dedicated Revenues for			
Printing & Stationery	\$ 65,000.00	\$ 125,000.00	\$ 38,856.17
Dedicated Revenues from Bureau			
of Motors:			
Bureau of Motors—From			
Other Departments	\$ 341,835.07	\$ 325,828.00	\$ 318,795.00
Total Dedicated Revenues for			
Bureau of Motors	\$ 341,835.07	\$ 325,828.00	\$ 318,795.00
16. Grand Total of all			
Dedicated Revenues	\$ 4,330,643.06	\$ 3,664,805.66	\$ 3,456,975.92
Amount to be Raised by Taxation			
for Schools in Article six (VI) Dis-			
tricts only (omit in all other			
cases)			
	\$ 8,380,000.00	\$ 8,335,000.00	\$ 8,335,000.00
Note: Any amount shown for			
this item is to be used in Section			
No. 2 as part of the amount to			
be raised by taxation.			
Grand Total of all			
Anticipated Revenues	\$57,710,286.27	\$58,964,409.46	
Port Newark Operations:			
Personal Services	162,372.20	225,697.00	225,697.00
Other than Personal Serv.	54,595.25	62,463.00	62,463.00
TOTAL	216,967.45	288,160.00	288,160.00
Water Utility—Debt Service			
Payment of Bonds	\$ 562,000.00	\$ 536,000.00	\$ 536,000.00
Sinking Fund			
Requirements	8,760.49	39,934.66	39,934.66

Down Payment			
On Improvements	3,750.00	14,000.00	9,000.00
Interest on Bonds	851,126.75	878,256.25	878,256.25
Interest on New Bonds	5,000.00	17,885.00	7,012.33
Operating			
Personal Services	929,834.77	845,917.00	845,917.00
Other than			
Personal Services	290,341.12	215,735.13	215,735.13
Wanaque—Maintenance and Operation	148,800.00		
Capital Improvement Fund — Wanaque	21,470.79		
Capital Improvements	100,000.00	53,000.00	53,000.00
	<u>\$ 2,921,083.92</u>	<u>\$ 2,600,728.04</u>	<u>\$ 2,584,855.37</u>
Bureau of Streets			
Personal Services		\$ 42,000.00	
Other than Personal Serv.		27,741.00	
		<u>\$ 69,741.00</u>	
Bureau of Street Cleaning			
Personal Services		\$ 9,708.00	
Other than Personal Serv.		4,230.00	
		<u>\$ 13,938.00</u>	
House Sewer Connections			
Personal Services	\$ 26,556.00	\$ 22,956.00	\$ 22,956.00
Other than Personal Serv.	4,615.00	5,750.00	5,750.00
	<u>\$ 31,171.00</u>	<u>\$ 28,706.00</u>	<u>\$ 28,706.00</u>
Outdoor Poor			
Other than Personal Serv.		8,300.00	
		<u>8,300.00</u>	

Weights and Measures			
Personal Services	3,122.50	2,936.50	2,936.50
	<u>3,122.50</u>	<u>2,936.50</u>	<u>2,936.50</u>
Shade Tree			
Personal Services	400.00		
Other than Personal Serv.	803.98	1,203.98	1,203.98
	<u>1,203.98</u>	<u>1,203.98</u>	<u>1,203.98</u>
Totals	\$ 1,203.98	\$ 1,203.98	\$ 1,203.98
	<u>1,203.98</u>	<u>1,203.98</u>	<u>1,203.98</u>
Public Outings			
Public Outings	\$ 264.14	\$ 264.14	
	<u>264.14</u>	<u>264.14</u>	
Term Bonds			
Term Bond Maturity—			
General	475,000.00		
Term Bond Maturity—			
School	75,000.00		
Term Bond Maturity—			
Water	200,000.00	200,000.00	200,000.00
	<u>750,000.00</u>	<u>200,000.00</u>	<u>200,000.00</u>
Totals	\$ 750,000.00	\$ 200,000.00	\$ 200,000.00
	<u>750,000.00</u>	<u>200,000.00</u>	<u>200,000.00</u>
Printing and Stationery			
Other than Personal Serv.	65,000.00	125,000.00	125,000.00
	<u>65,000.00</u>	<u>125,000.00</u>	<u>125,000.00</u>
Bureau of Motors			
Personal Service	202,232.72	186,295.00	186,295.00
Other than Personal Serv.	139,602.35	139,533.00	139,533.00
	<u>341,835.07</u>	<u>325,828.00</u>	<u>325,828.00</u>
Totals	\$ 341,835.07	\$ 325,828.00	\$ 325,828.00
	<u>341,835.07</u>	<u>325,828.00</u>	<u>325,828.00</u>
Grand Total of All Dedicated			
Revenue Appropriations	\$ 4,330,648.03	\$ 3,664,805.66	\$ 3,556,689.85
Appropriation for Local School			
Purposes	\$ 8,680,000.00	\$ 8,335,000.00	\$ 8,335,000.00

Note: This section to be used only by Municipalities having Article six (VI) School Districts and when used will show the same amount as is used for Item No. 17.

Grand Total of

All Appropriations\$57,710,286.27 \$58,964,409.46 \$58,381,124.21

Mayor Ellenstein: A motion is in order to approve the budget as submitted.

Commissioner Franklin: I so move you.

Mayor Ellenstein: Is there a second to that?

Commissioner Murphy: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

Mayor Ellenstein: The budget is declared approved as submitted, having received three votes.

Mayor Ellenstein offered the following resolutions:

WHEREAS, on December 31st, 1940, the Current Account Balance Sheet showed Bureau of Motors Surplus amounting to Twenty-one thousand Four Hundred Fifty-one Dollars and Sixty-seven Cents (\$21,451.67); and

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget for the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of Twenty-one Thousand Four Hundred and Fifty-one Dollars and Sixty-seven Cents (\$21,451.67).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31st, 1940, the Relief Account Balance Sheet showed an item "due to City of Newark One Million One Hundred Seventy-five Thousand Dollars (\$1,175,000.00)" which represents the advance made to the Relief Account 1940, from the sale of Relief Bonds, and due from the State of New Jersey, One Million One Hundred Fifty-seven Thousand Six Hundred Sixty-seven Dollars (\$1,157,667.00); and

WHEREAS, the Relief account has received this One Million One Hundred Fifty-seven Thousand Six Hundred Sixty-seven Dollars (\$1,157,667)

from the State, and has paid the City One Million One Hundred Seventy-five Thousand Dollars (\$1,175,000.00); and

WHEREAS, Poor Relief Bonds of the One Million One Hundred Seventy-five Thousand Dollars (\$1,175,000.00) issue, amounting to Two Hundred and Thirty-five Thousand Dollars (\$235,000.00) mature in 1941, and the payment of these bonds is included in the Budget appropriation for "Municipal Bonds" in the General Budget of the City of Newark;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioners of Local Government is hereby requested to give his consent to use "Capital Reserve" to pay the Poor Relief Bonds in the aforesaid amount of Two Hundred Thirty-five Thousand Dollars (\$235,000.00).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, On December 31, 1940, the Capital Surplus amounted to One Hundred Fifty-seven Thousand One Hundred Eighty-six Dollars and Seventy-three Cents (\$157,186.73); and

WHEREAS, it is the desire of the Board of Commissioners to use One Hundred Fifty-seven Thousand Dollars (\$157,000.00) of this amount in the Budget for the City of Newark for the year 1941;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of One Hundred Fifty-seven Thousand Dollars (\$157,000.00).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31st, 1940, the Current Account Balance Sheet showed Printing and Stationery surplus amounting to Three Hundred Thirty-five Dollars and Ninety Cents (\$335.90); and

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget for the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of Three Hundred Thirty-five Dollars and Ninety Cents (\$335.90).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31st, 1940, the Current Account Balance Sheet showed Sewer Connection Surplus amounting to Ten Thousand Eight Hundred Fifty-nine Dollars and Twenty-seven Cents (\$10,859.27) and

WHEREAS, it is the desire of the Board of Commissioners of the City of Newark to use this amount in the Budget for the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the years 1941 of the aforesaid sum of Ten Thousand Eight Hundred Fifty-nine dollars and Twenty Seven Cents (\$10,859.27).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS, on December 31st, 1940, Port Newark Operations Balance Sheet showed a surplus of Twenty Thousand One Hundred Eighty-six Dollars and Seventy-three Cents (\$20,186.73); and

WHEREAS, it is the desire of the Board of Commissioners of the City

of Newark to use Twenty Thousand Dollars (\$20,000.00) of this amount in the Budget for the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of Twenty Thousand Dollars (\$20,000.00).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31, 1941, there will be due to The City of Newark, for the sale of water to the City of Bayonne, for the period between March 12, 1941, and December 31, 1941, the sum of approximately \$90,000; and,

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget of the City of Newark, for the year 1941;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark, for the year 1941, the aforesaid sum of \$90,000.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on March 20, 1941, there was due to The City of Newark, for the sale of water to the City of Bayonne, for the period January 1, 1941, to March 20, 1941, the sum of approximately \$30,000; and,

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget of the City of Newark for the years 1941;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark, for the years 1941, the aforesaid sum of \$30,000.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31st, 1940, the Current Account Balance Sheet showed Weights and Measures Surplus amounting to One Hundred and Eighty Dollars (\$180.00); and

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget for the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of One Hundred and Eighty Dollars (\$180.00).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31, 1940, there was due The City of Newark, for the sale of water to Bayonne, the sum of \$117,212.65, which money will be paid to the City of Newark within the next few days; and,

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget of the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark, for the year 1941, the aforesaid sum of \$117,412.65.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,

Murphy, Mayor Ellenstein.

WHEREAS, on December 31st, 1940, Water Operating Surplus amounted to One Hundred and Seven Thousand One Hundred Seventy-four Dollars and Forty-four Cents (\$107, 174.54) and

WHEREAS, it is the desire of the Board of Commissioners to set up One Hundred Thousand Dollars (\$100,000.00) of this surplus for "Water Capital Improvement;" and

WHEREAS, the 1941 Water Budget shows an anticipated deficit in revenue (General Budget) of One Hundred Thousand Dollars (\$100,000), and an appropriation for "Capital Improvements, One Hundred Thousand Dollars (\$100,00.00);"

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the years 1941 of the aforesaid sum of One Hundred Thousand Dollars (\$100.00.)

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, on December 31st, 1940, Trust Surplus amounted to Forty-one Thousand One Hundred Sixty-three Dollars and Twenty-four Cents (\$41,163.24); and

WHEREAS, it is the desire of the Board of Commissioners to use Forty-one Thousand Dollars (\$41,000.00) of this amount in the Budget of the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of Forty-one Thousand Dollars (\$41,000.).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, on December 31st, 1940, the Relief Account Balance Sheet showed a surplus amounting to Three Hundred and Eight Thousand Six Hundred and Eighty-four Dollars (\$308,684.00), and

WHEREAS, permission for the use of this Surplus as revenue in the General Budget for the year 1941 has been received by the City of Newark from the Municipal Aid Administration of the State of New Jersey;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the use by the City of Newark

for Poor Relief of the aforesaid surplus of Three Hundred and Eight Thousand Six Hundred Eighty-four Dollars (\$308,684.00).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, on December 31st, 1940, the Current Account Balance Sheet showed Shade Tree Surplus amounting to One Hundred Forty-nine Dollars and One Cent (\$149.01) and

WHEREAS, it is the desire of the Board of Commissioners to use this amount in the Budget for the City of Newark for the year 1941;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark that the Commissioner of Local Government is hereby requested to give his consent to the placing in the Budget of the City of Newark for the year 1941 of the aforesaid sum of One Hundred Forty-nine Dollars and One Cent (\$149.01).

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

Meeting of March 17, 1941

CITY OF NEWARK

(Submitted Document No. 322)

The proposal of the City of Newark was again considered and the Commission in a further discussion of the Newark problem concluded that formal consideration of the refunding plan could not be deferred beyond March 24. The Commission, therefore, announced that it would consider the refunding proposal submitted by the City of Newark on Monday, March 24, at 2:30 o'clock P. M., provided, of course, that the 1941 budget of the City was before the Commissioner of Local Government for consideration prior to or at that time.

Ordered Filed;

Mayor Ellenstein: As the budget now stands approved, there is a \$4,900,000 net increase in the budget over that of last year. \$540,000 of it is all that the City Commission has control of, and included in that \$540,000 is an appropriation of \$61,000 for the City election, which is, of course, a mandatory item, and \$46,600 increase in the library budget and \$3,600 increase in the Museum budget.

Deducting that \$114,000 from the \$540,000 makes it \$426,000 approximately as the increase in the operating budget, which, on the basis of approximately \$70,000 representing a point, would mean less than six points in the tax rate.

A motion will be in order to adjourn until next Wednesday at eleven a.m. sharp.

Commissioner Franklin: I so move
you.

Commissioner Murphy: I second
the motion.

The roll being called, the motion
was declared adopted by the fol-
lowing votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN

City Clerk.

Newark, N. J., March 26, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at eleven a. m., standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the regular meeting of March 19 and the special meeting of March 24.

Commissioner Franklin: I move we dispense with reading the minutes of the meeting of March 19 and the special meeting of March 24.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance authorizing the issuance of \$11,669,200 of bonds of the City of Newark for the purpose of refunding outstanding bonds of said City," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Byrne: I move it be deferred for one week.

Commissioner Murphy: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

(Laid over to April 2, 1941).

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of Eighteen Thousand Eight Hundred Forty-eight Dollars and Thirty-nine Cents (\$18,848.39) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years	
Taxes Granted By	
State Board of Tax	
Appeals	\$11,927.83

Remissions—Prior Years	
Taxes Granted By	
State Board of Tax	
Appeals	6,920.56
	<hr/>
	\$18,848.39

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Four Thousand Five Hundred Sixty-eight Dollars and Twenty Cents (\$4,568.20) be and the same is hereby appropriated to persons named on the annexed certified list being the bills

and claims of the Department of
Revenue and Finance as follows:

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Remissions — 1939 Per-
sonal Taxes Granted by
State Board of Tax
Appeals \$4,568.20

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of
Three Hundred Sixty-one Dollars
and Eighty-eight Cents (\$361.88) be
and the same is hereby appropri-
ated to the City Treasurer, as per
annexed certified list, same being
the Supplementary Overtime Pay-
roll of the Tax Revaluation, WPA,
Department of Revenue and Fi-
nance, from November 12, 1940, to
February 2, 1941, as follows:

Tax Revaluation—WPA \$361.88

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

RESOLVED, that the sum of One
Thousand Two Hundred Sixty-nine
Dollars and Ninety-eight Cents (\$1,-
269.98) be and the same is hereby
appropriated to persons named on
the annexed certified list being the
bills and claims of the Department
of Revenue and Finance as follows:

Reserve Overpayments
Tax Receiver \$1,269.98

Jos. M. Byrne, Jr.

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Two
Thousand Two Hundred Eighty-
eight Dollars and Sixty-six Cents
(\$2,288.66) be and the same is here-
by appropriated to persons named
on the annexed certified list being
the bills and claims of the Depart-
ment of Revenue and Finance as
follows:

Auditor's Office	37.00
Treasurer's Office	46.50
Tax Receiver—	
Counter Division	84.00
Tax Receiver—	
Cashier's Division	23.20
Tax Accounting and	
Billing Division	1,537.00
Personal Tax Arrears	12.15
First District Court	58.00
Refunds	27.46
Reserve Overpayments—	
Tax Receiver	463.30
	<hr/>
	\$2,288.66

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of
Fifty-seven Thousand Five Hundred
Sixty-eight Dollars and Ninety Cents
(\$57,568.90) be and the same is here-

by appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years	
Taxes Granted By	
State Board of	
Tax Appeals	\$28,630.88
Remissions—Prior Years	
Taxes Granted By	
State Board of	
Tax Appeals	14,908.08
Remissions—Prior Years	
Taxes Granted By	
State Board of	
Tax Appeals	14,029.94
	<hr/>
	\$57,568.90

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED that the sum of Eighty-five Dollars (\$85.00) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Municipal Board of	
Alcoholic Beverage	
Control	\$60.00
Police Courts	25.00
	<hr/>
	\$85.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the sum of Nine Thousand Five Hundred Eight Dollars and Fifty Cents (\$9,508.50), be and the same is hereby appropriated to the City Treasurer, being the supplementary payroll of the Department of Public Works for the first-half of March, 1941, as follows: Emergency Relief

Administration	\$8,668.50
Relief Administration	
(WPA Projects	
Stamp Issuing)	840.00
	<hr/>
	\$9,508.50

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Two Thousand, Twenty-Six Dollars and Ninety-One Cents (\$2,026.91) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Convalescent Hospital	\$1,996.83
Emergency Relief—	
Administration	30.08
	<hr/>
	\$2,026.91

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Thousand Four Hundred Forty-five Dollars and Fifty-one Cents (\$3,445.51) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Emergency Relief—	
Administration	\$1,800.56
Emergency Relief—	
Administration (WPA	
Projects)	1,229.30
Convalescent Hospital	126.80
Law Department (Tax	
Foreclosure Div.)	288.85
	<hr/>
	\$3,445.51

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Mayor Ellenstein.

Naye: Commissioner Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Two Thousand, Fifteen Dollars and Forty-one Cents

(\$2,015.41) be and the same is hereby appropriated to the persons named on the annexed certified List, same being the bills and claims of the Department of Parks and Public Property as follows:

Public Buildings \$2,015.41

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED: By the Board of Commissioners of the City of Newark that the sum of Six Hundred Thirty-five Dollars and Forty Cents (\$635.40) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Department of Parks and Public Property as follows:

Central Purchase	\$581.40
Printing and Stationery —	
Dedicated Revenue	7.50
Smoke Abatement	31.00
WPA Project No. 119-0-99	15.50
	<hr/>
	\$635.40

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of

Commissioners of The City of New-
ark that the sum of Three Thou-
sand, Four Hundred Fifty-six Dol-
lars and Eighty-eight Cents (\$3,-
456.88) be and the same is hereby
appropriated to the City Treasurer,
same being the weekly payrolls of
the Department of Parks and Pub-
lic Property for weeks ending March
19th and March 22, 1941 as follows:

Shade Tree	\$1,960.88
Public Buildings	1,496.00
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	\$3,456.88

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the fol-
lowing resolutions:

RESOLVED, THAT THE SUM OF
Four Hundred Ninety-six Dollars and
Eighty-five Cents (\$496.85) be and
the same hereby is appropriated to
the persons named, as per Certified
List attached, being the gross
amount of bills contracted and
chargeable to the Department of
Public Affairs as follows:

City Treasurer
Weekly Payroll, period ending
March 15, 1941.

Bureau of Street Clean- ing—Emergency Snow Removal	\$496.85
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Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of
Eight Hundred Ninety-one Dollars
and Thirty-two Cents (\$891.32) be
and the same hereby is appropriated
to the persons named, as per Certi-
fied List attached, being the gross
amount of bills contracted and
chargeable to the Department of
Public Affairs as follows:

City Treasurer
Semi-monthly payroll, period
March 7—March 12, 1941.

Bureau of Street Cleaning — Emergency Snow Removal	\$891.32
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Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF
Nine Thousand, Three Hundred
Seventy-nine Dollars and Ninety-
nine Cents (\$9,379.99) be and the
same hereby is appropriated to the
persons named, as per Certified List
attached, being the gross amount of
bills contracted and chargeable to
the Department of Public Affairs
as follows:

Water	\$9,379.99
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Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Forty Thousand Five Hundred Thirty-seven Dollars and One Cent (\$40,537.01) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer
Weekly payroll, period ending
March 19, 1941.

Port Newark Operations	\$ 3,189.35
Bureau of Motors	1,213.79
Bureau of Streets	2,004.97
Bureau of Sewers	969.78
House Sewer Connections	545.30
Bureau of Street	
Cleaning	23,604.21
Street Construction	210.00
Bureau of Water	8,799.61
	<hr/>
	\$40,537.01

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Four Hundred Thirty-nine Dollars and Seventy-five Cents (\$439.75) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and

chargeable to the Department of Public Affairs as follows:

City Treasurer
Semi-monthly payroll, period
Feb. 28—March 2, 1941.

Bureau of Street
Cleaning—Emergency
Snow Removal \$439.75

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Twenty-four Dollars and Forty-eight Cents (\$24.48) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer
Semi-monthly payroll, period
Feb. 1—Feb. 15, 1941

Bureau of Street
Cleaning—Emergency
Snow removal \$24.48

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Five Thousand Three Hundred Sixty-nine Dollars and Nine Cents (\$5,-

369.09) be and the same is hereby appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Street Construction	
(WPA Proj. 6926-7)	\$3,946.07
Vital Statistics (WPA	
Proj. 7193-0-E-106)	8.35
Shoe Repair (NYA Proj.	
No. 258-3E-99)	241.44
Household Workers Training	
(WPA Proj. No. 6313-0)	23.52
Home Demonstration	
(NYA Proj. No. A10)70
City Planning (WPA Proj.	
No. 8077-0-9)	35.26
Sewer Construction (WPA	
Proj. No. 6951-7)	1,113.75
	<hr/>
	\$5,369.09

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Three Hundred Seventy-nine Dollars and Thirty-four Cents (\$379.34) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water (Capital)	\$132.60
Water (Current)	246.74
	<hr/>
	\$379.34

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Eight Thousand Eight Hundred Twenty-nine Dollars and Seventy Cents (\$8,829.70) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Motors	\$8,231.94
Streets	315.58
Surveys	15.00
City Clerk	17.50
Port Newark Operations	150.00
Sewers	17.08
Director's Office	82.60
	<hr/>
	\$8,829.70

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

RESOLVED, That the sum of Seven Hundred Eighty-two Dollars and Forty-three Cents (\$782.43) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:
Newark Labor

Relations Board	\$ 12.50
Port Newark Operations	51.24
Motors	661.24
Streets	57.45
	<hr/>
	\$782.43

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Three Hundred Ninety-two Dollars and Ninety-seven Cents (\$392.97) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Reserve Fund \$392.97

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF One Hundred Thirty-one Dollars and One Cent (\$131.01) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Sewer Construction	
WPA Proj. 6951-7)	\$86.45
Household Workers Training	
(WPA Proj. 5183-A)	44.56
	<hr/>
	\$131.01

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Five Thousand Nine Hundred Eighty-nine Dollars and Thirty-nine Cents (\$5,989.39) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer
Weekly payroll, period ending
March 11, 1941.

Bureau of Street
Cleaning—Emergency
Snow Removal \$5,989.39

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Twenty-seven Dollars and no Cents (\$27.00) be and the same hereby is

appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Director's Office \$27.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on December 31st, 1940, the Current Account showed Surplus Revenue Non-Cash, amounting to Eight Hundred Ninety-eight Dollars and Thirty-six Cents (\$898.36); and

WHEREAS, the 1941 Budget of the City of Newark contains the following appropriation:

Over Expenditure 1939

App. Reserves \$745.36,

Emergencies 1940 \$150, 153.00

(This latter amount contains an unfunded Emergency amounting to \$153.00);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Commissioner of Local Government is hereby requested to give his consent to use in the 1941 Budget, Surplus Revenue Non-Cash—Eight Hundred Ninety-eight Dollars and Thirty-six Cents (\$898.36).

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein

WHEREAS, the STATE HIGHWAY COMMISSION has set up the sum of \$6,478.00 as the State's share for the City of Newark Highway Lighting for the year 1941; and

WHEREAS, Seventy-five per cent (75%) of this \$6,478.00, or \$4,858.50 represents the State's share of the first three-quarters of 1941, for Highway Lighting, and \$1,376.58 represents the State's share of the fourth quarter for 1940, for Highway Lighting, making \$6,235.08 to be received from the State of New Jersey, for 1941; and

WHEREAS, The City of Newark received \$4,161.63 from the State of New Jersey for Highway lighting for 1940, leaving a balance or excess of \$2,073.45 over and above the \$4,161.63 to be received by the City of Newark in 1941; and

WHEREAS, the Budget of the City of Newark for 1941 anticipates as revenue "Public Lighting Reimbursement by State Highway Commission \$4,161.00;"

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Commissioner of Local Government is hereby requested to give his consent to set up a special item in the 1941 Budget — "Public Lighting Reimbursement by State Highway Commission,—\$2,074.00."

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS: Chapter 139 P.L. 1939 requires that at March 31, of each year appropriation reserves be set up to meet specific claims, commitments and contracts incurred.

THEREFORE BE IT RESOLVED, that 1941 appropriation reserves be set up as follows:

RESERVE FOR LIABILITIES 1940

PUBLIC WORKS

City Hospital—Other	\$ 2,752.47
Convalescent	
Hospital—Other	368.83
Law Department—Other	106.50
Health Dept.—Other	381.30
Administration of	
Relief — Other	691.15
Alms House — Other	7.63
	<hr/>
	\$4,221.38

PUBLIC SAFETY

Police Division — Other	\$12,287.51
Police Division—Personal....	1,993.70
Fire Division — Other	28,433.76
Alcohol Beverage Control	
Board — Other	15.50
	<hr/>
	\$42,730.47

REVENUE & FINANCE

Auditing and	
Special Accounting	9,668.00
City Treasurer — Other	972.75
Printing Annual	
Reports	3,500.00
Tax Board—	
Personal Services	1,049.93
	<hr/>
	\$15,190.71

PUBLIC AFFAIRS

Streets — Other	\$ 1,412.43
City Clerk — Other	274.17
Labor Relations	
Board — Other	12.50
	<hr/>
	\$ 1,699.10

PARKS & PUBLIC PROPERTY

Smoke Abatement—Other \$	62.00
Public Buildings—Other....	2,708.05
Printing and Stationery	
—Other	769.00
Public Buildings—	
City Owned — Other	150.00
WPA Projects — Other	5,652.01
Central Purchase—Other	3,293.04
	<hr/>
	\$12,634.10

DEDICATED REVENUES

Port Newark	
Operations — Other	\$ 51.24
Bureau of	
Water — Other	4,726.82
Motors — Other	1,117.29
Printing and	
Stationery — Other	79.85
	<hr/>
	\$ 5,975.20

Detailed lists supporting the above items are on file in the Office of the City Clerk.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

WHEREAS, the local budget of the City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24th, 1941, contained the following appropriations:

**DEPARTMENT OF PARKS
AND PUBLIC PROPERTY**

Division of Works Progress:

Personal Service\$ 75,425.00

Other than
 Personal Service 327,544.30

and

WHEREAS, it is desired to change the aforesaid appropriation to read as follows:

Division of Works Progress:

Personal Service\$ 71,043.78

Other than
 Personal Service 272,030.60

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Budget for the year 1941 be changed to read as follows:

**DEPARTMENT OF PARKS
AND PUBLIC PROPERTY**

Division of Works Progress:

Personal Services —
 From\$75,425.00
 To\$71,043.78

Other than
 Personal Services —
 From\$327,544.30
 To\$272,030.60

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, the premises situate at 834-44 No. 6th Street, Blocks 748B, Lots 20-25, has been heretofore assessed as one parcel of land, 150 x 100 feet; and

WHEREAS, there is outstanding thereon the following liens to wit: Interest & Cost in Certificate

for year 1930	\$ 13.22
1930 Tax	47.28
1931 "	47.76
1932 "	45.60
1933 "	39.36
1934 "	43.80
1935 "	40.32
1936 "	45.72
1937 "	44.28
1938 "	55.32
1939 "	54.60
1940 "	116.40
1941 " — 1st half	58.20
Interest & Cost not in Certificate up to and including 2-28-41	236.79
	<hr/>
	\$888.65

and

WHEREAS, Chas. L. Hedden has made application for apportionment of 50 x 100 feet of said outstanding liens in accordance with the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate	
for 1930	\$ 4.40
1930 Tax	15.76
1931 "	15.92
1932 "	15.20
1933 "	13.12
1934 "	14.60
1935 "	13.44
1936 "	15.24
1937 "	14.76
1938 "	18.44
1939 "	18.20
1940 "	38.80
1941 " — 1st half	19.40
Interest & Cost not in	
Certificate up to and	
Including 2-28-41	78.52
	<hr/>
	\$295.80

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the Director of the Department of Revenue and Finance be and he is hereby authorized to make apportionment of the liens aforesaid on the above described property, as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Jos. M. Byrne, Jr.
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Mayor Ellenstein

Commissioner Franklin offered the following resolution:

WHEREAS, the present quarters of the Clinton Hill District Office at 347 Springfield Avenue are very inadequate to meet the needs of the Department of Public Welfare, and

WHEREAS, the Director of Relief has selected a new location at 419 Springfield Avenue, Newark, which is very desirable for the needs of this district office and where there is sufficient heat and other facilities for the entire personnel of this district, and

WHEREAS, the Director of the Department of Public Works has approved the selection made by the Director of Relief;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of The City of Newark that the Director of the Department of Public Works of the City of Newark, be and he is hereby authorized to enter into a lease with the Ellen Realty Company, a corporation of the State of New Jersey, as Landlord, for the entire second floor in the building known as No. 413-419 Springfield Avenue, in the City of Newark, for the period of one (1) year, commencing the first day of April, 1941, and ending the 31st day of March, 1942, for the annual rental of Three Thousand Dollars (3,000;), payable in equal monthly installments of Two Hundred Fifty Dollars (\$250.00) in advance, on the first day of each and every month; lease to be in form and substance as approved by the Law Department.

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, The City of Newark

by agreement with the Public Service Electric and Gas Company, is now attaching one traffic signal to the electric pole on the southwest corner of Broad Street and Fourth Avenue, Newark; and

WHEREAS, The City is desirous of attaching one traffic signal to the electric pole on the southwest corner of Broad Street and Fourth Avenue, Newark; and

WHEREAS, The Public Service Electric and Gas Company is willing to consent to the use of the electric pole at the aforesaid location;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the Mayor, Director of the Department of Public Affairs, and the City Clerk of the City of Newark be and they are hereby empowered and instructed to sign the agreement between the Public Service Electric and Gas Company for attaching one traffic signal to the electric pole on the southwest corner of Broad Street and Fourth Avenue, in the City of Newark, as per the agreement, copy of which is attached hereto and made a part of this resolution.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department

of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Vitrified Brick Traffic Markers, Broken Stone Aggregate, Concrete Sand and Refined Asphalt Cement No. 3 for the Department of Public Affairs.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the City of Newark is the owner of a certain parcel of land situated in the City of Newark, and being known and designated as 542-544 Ferry Street, Newark, New Jersey, and designated as Lot 28, Block 2466, on the official Block Maps of The City of Newark; and

WHEREAS, the said lands are not suitable or convenient or needed for public use by the City of Newark; and,

WHEREAS, By virtue and in accordance with the Revised Statutes of New Jersey, 1937, (Title 40:60-26), lands not needed for public use may be disposed of by the municipality, at public sale, to the highest bidder, after public advertisement in manner required by law;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Parks

and Public Property be and he is hereby authorized to advertise and solicit bids and sell for cash the aforesaid property situated at 542-544 Ferry Street, Newark; provided, that the highest offer received at such public sale shall, in the opinion of the said Director of the Department of Parks and Public Property, be a fair and equitable one and to the best interest of The City of Newark to accept, and the said Director of the Department of Parks and Public Property shall have the right to reject any and all bids received; and

BE IT FURTHER RESOLVED, That the Director of the Department of Parks and Public Property and the City Clerk hereby are authorized and directed to execute a Bargain and Sale Deed to the purchaser, upon compliance with the conditions of sale; deed to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Coal for all Departments, and Meats and Meat Products for the Department of Public Works.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9566, dated March 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark that the contracts for furnishing and deliverignng said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

THE GAMEWELL COMPANY—

New York City
(Public Safety)

One (1) electrically illuminated

tur-out board with control key-board and associated equipment for \$1,366.00

One (1) or more Fire Alarm Boxes, as per specifications @ \$122.50 ea.

HORN SIGNAL MFG. CORPORATION — New York City.
(Public Safety)

Approx. 6 Rectifier Floating Battery Control Panels @ \$1,569.00 ea.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Naye: Commissioner Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9243, dated January 8, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of

the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

GRAUBARD'S INC. — Newark, N. J.
Approx. 200 White Chicago Type Police Raincoats as per Specifications SP-1 @ \$7.725 ea.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Naye: Commissioner Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9388, dated January 29, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of New-

ark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Dairy Products and Groceries for the various institutions in the Department of Public Works, for a four months' period, at the approximate amounts set opposite their respective names. Unit prices are on file in the Department of Central Purchase:

John Gialanella
Approximately\$ 4,941.27

Herman Kussy Company
Approximately 10,702.27

Francis H. Leggett Co.
Approximately 672.47

R. C. Williams Company
Approximately 6,240.82

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, Vincent J. Binn is employed as a Mason in the Bureau of Sewers, and George Lockhart is as Mason in the Division of Water, Department of Public Affairs, at a compensation of \$2,680.00 per annum and \$2,500.00 per annum, respectively; and

WHEREAS, The recognized scale of wages of others employed in this department and in other depart-

ments of the City of Newark, is in excess of this amount;

THEREFORE, BE IT RESOLVED, In order to correct these inequalities, making them comparable to other departments throughout the City of Newark; that the compensation of Vincent J. Binn and George Lockhart be and the same hereby is increased to \$3,000.00 per annum, effective April 1st, 1941.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Naye: Commissioner Byrne.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the second half of March, 1941 and the weekly payrolls as hereinafter set forth, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Edward Collins, Watchman, one day sick leave, with pay, namely March 24th, 1941.

Marguerite Dow-Dell, temporarily appointed Telephone Operator for

a period of two days, namely, March 24th and March 28th, 1941, at a salary of \$20.00 per week, for vacation relief work.

Margaret McKinney, Cleaner, granted a three months' leave of absence, without pay, as per her request, effective March 17th, 1941.

VACATIONS GRANTED, WITH

PAY, EFFECTIVE ON

DATES SHOWN:

PUBLIC BUILDINGS

May Bolton, Telephone Operator, two days, namely, March 24th and March 28th, 1941, being two days of her 1940 vacation.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

WHEREAS, on December 31, 1940, the Board of Commissioners of the City of Newark, on the recommendation of the Board of Adjustment dated November 26, 1940, adopted a resolution approving the construction of a four-car additional garage on premises 31 Mott Street; and

WHEREAS, the applicant, D. A. Hopper, Jr., was unable to proceed with the construction within the allotted time; therefore be it

RESOLVED, by the Board of

Commissioners of the City of Newark, that an extension of three months be granted to the said D. A. Hopper, Jr., for the commencement of the aforesaid work, said extension to expire June 30, 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

LOCAL BUDGET OF THE CITY OF NEWARK,

**County of Essex, for the
Fiscal Year 1941.**

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the following statement of revenue and appropriations shall constitute the Local Budget for the year 1941; and

BE IT FURTHER RESOLVED, that the said Budget be published in the Newark Sunday Call, March 30th, 1941.

Notice is hereby given that the Budget and Tax Resolution was approved by the Board of Commissioners of the City of Newark, County of Essex, on March 24, 1941.

Hearing on the Budget and Tax Resolution will be held at the City Hall, Newark, on the fourteenth day of April, 1941, at ten o'clock in the forenoon, at which time and place

objections to the said Budget and Tax Resolution of the City of Newark, for the year 1941 may be presented by any taxpayer of said municipality.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of A. Abramson and Sons, Inc. (Colonial Life Insurance Company of America, owner); for the construction of a one-story brick building for the storage and sale of new and old metals in a 1st industrial district; premises 101-133 Jelliff Avenue; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Armen Sarayder, owner; for the establishment and operation of an automobile parking station in a 3rd residence district; premises 287-293 Garside Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of S. Lawrence Klein (Westinghouse Electric and Manufacturing Company, owner); for the reconstruction of gasoline station including lubritorium in a 2nd industrial district; premises 280 Haynes Avenue (State Highway Route No. 25); on condition that the said use is placed seventy (70') feet back of the present line of the State Highway; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein.

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of A. T. Rodgers (Antonetta Trevisan, owner); for the establishment of a public garage for automobile coachwork in a 2nd business district; premises 508-510 North Eleventh Street; such use to be limited to the period ending three years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations

of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board or Commissioners of the City of Newark that the following structure or use be allowed:

Application of Anthony Rocco, owner; for the conversion of three-car garage into automobile repair shop in a 1st industrial district; premises 312 New Street; same to be in accordance with the plans approved by the Board of Adjustment; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

March 25, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40;55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

70-72 Lyons Avenue; Michael Ortenberg, owner; in a 1st business district the construction of two-story addition beyond the required setback line, and elimination of required rear yard;

351-357 Broad Street; 48 Orange Street Holding Corporation, owner; in a 2nd business and 1st industrial district the construction and operation of gasoline station including lubritorium; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of eight years;—(No objectors).

**12-18 Jones Street; New Jersey Bar and Store Fixture Manufacturing Company (New Empire Building and Loan Association, owner); renewal of permit for woodworking shop; such use to be limited to the period of three years ending February 23, 1944;

**72 Belmont Avenue; Lesser and Field Company (Samuel Weg, owner); renewal of permit for the storage and sale of lumber, sash, doors, trim and millwork; such use to be limited to the period of two years ending April 5, 1943;

1945-997 Raymond Boulevard (59-81 Commercial Street); Rayner Auto Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 24, 1942;

*240-246 Lincoln Avenue; Peter D'Amato, owner; renewal of permit for electrical research laboratory; such use to be limited to the period of two years ending February 7, 1943;

150 Court Street; Merit Neon Company; in a 2nd business district the manufacture of neon tubes and signs; such use to be limited to the period of two years;—(No objectors);

250-256 South Street; Atlantic Refining Co., owner; in a 1st indus-

trial district the addition of lubritorium to present gasoline station; same to be constructed in accordance with the plans approved by this Board; such use to be limited to the period of eight years;—(No objectors);

Respectfully submitted.

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary

Ordered filed, copy to be sent to each Commissioner and further action postponed to April 2, 1941.

Acting City Clerk Stanton: Two can be acted on today as they are renewals.

Mayor Ellenstein: A motion is in order that the rules be suspended in these two matters.

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Rayner Auto Service (Various owners;—Public Service Electric and Gas Company; Fidelity Union Trust Co.; Rennell N. Aborn, guardian of E. T. Saeger and R. S. Aborn; Estate of David Rip-

ley); for the renewal of permit for automobile parking station; premises 945-997 Raymond Boulevard (59-81 Commercial Street); such use to be limited to the period of one year ending March 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Peter D'Amato, owner; for the renewal of permit for electrical research laboratory; premises 240-246 Lincoln Avenue; such use to be limited to the period of

two years ending February 7, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The other matters referred from the Zoning Board will be deferred and be heard by the City Commission one week from today on April 2.

The usual five resolutions introduced by Director Murphy will be considered as though they have been read.

A resolution re-assigning divisions in the Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioners Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioners Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioners Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Affairs.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

We will now proceed to consideration of candidates to fill the vacancy which exists in the City Commission.

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Frank-

lin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. Gerald McLaughlin.

Mayor Ellenstein: Director Byrne presents the name of Gerald McLaughlin. As many as are in favor of Mr. McLaughlin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. McLaughlin having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. William Untermann.

Mayor Ellenstein: Director Byrne presents the name of William Untermann. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin

and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Franklin Conklin, Jr.

Mayor Ellenstein: Director Byrne presents the name of Franklin Conklin, Jr. As many as are in favor of Mr. Conklin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Conklin having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Judge Ralph Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk

will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: John B. Keenan.

Mayor Ellenstein: Director Byrne presents the name of Mr. John B. Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; he Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioner Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Charles R. Hardin.

Mayor Ellenstein: Director Byrne presents the name of Mr. Charles R. Hardin. As many as are in favor of Mr. Hardin being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Hardin having received but one vote is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move we adjourn.

Commissioner Murphy: Wait a minute. Are you going to have a conference now or wait? What was the intention of the Commission.

(Mayor Ellenstein spoke out of hearing of the stenographer).

Commissioner Murphy: I didn't have a chance to look at the budgets. I am wondering on that list you compiled on it in reference to the adjustments or increases — in both budgets I am talking about now, you are figuring on having a breakdown on getting these raises and so forth.

Mayor Ellenstein: I have. I gave you a full and complete story on it of every single one.

Commissioner Murphy: There were no names mentioned who they were.

Mayor Ellenstein: Well, they involved a number. I can get you the names. They are grouped in the budget, the same as the budget is always made up, so many laborers, thirty-eight laborers in this division receiving 55 cents an hour. Then it gives you a column what the prevailing rate is, what they are receiving and what the rate is in other municipalities, and giving you the number in each division.

Commissioner Murphy: What I was getting at . . .

Mayor Ellenstein: Do you want the names on these?

Commissioner Murphy: I think there will be a resolution passed on them?

Mayor Ellenstein: It was passed on a resolution. Resolutions were passed.

Commissioner Murphy: Not by name. Of course, I know last year I passed on mine, all the names.

Mayor Ellenstein: I think we passed the major portion of them, and the rest of them — (Mayor Ellenstein continues speaking out of hearing of the stenographer).

Commissioner Murphy: Is that much of a job?

Mayor Ellenstein: I don't think so. Do you want the names?

Commissioner Murphy: Yes, I think so.

Mayor Ellenstein: And the division in which they are?

Commissioner Murphy: Yes.

Mayor Ellenstein: Yes, that is all right.

Commissioner Murphy: I don't know what you made up on these, Commissioner Franklin.

Commissioner Franklin: I gave you a breakdown of the names as far as possible, but where they were in groups like orderlies, nurses and porters we gave you a breakdown of just what they represented. It is all attached to the sheet marked. There is a copy of it.

Commissioner Murphy: So many nurses. You didn't say who they were, so who were to get increases or anything else.

Commissioner Franklin: No.

Commissioner Murphy: I would like to have that, if it is possible to give it.

Commissioner Franklin: Well, we will work it out.

Mayor Ellenstein: Of course, you can get it out of your records. If I say there are thirty-eight laborers in the Department of Streets . . .

Commissioner Murphy: There may be thirty-eight or eighty-eight.

Commissioner Franklin: Photo-

static copies are under way now. It will show right there who is getting the increase.

Commissioner Murphy: They are being turned out?

Commissioner Franklin: Yes.

Commissioner Murphy: Then we will probably get them in a few days.

Commissioner Franklin: That is all right.

Commissioner Byrne: I move we adjourn.

The roll being called, the motion was declared adopted by the fol-

lowing votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk

MINUTES OF MEETINGS

OF THE

BOARD OF COMMISSIONERS

APRIL, 1941

Newark, N. J., April 2, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at eleven a.m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to acquire by gift the premises situate on Broad Street, between Academy Street and Raymond Boulevard, known as "Old Post Office"

property," and stated that today was the time fixed for a further hearing, this being the adjourned date for same, the ordinance having been introduced on information.

Commissioner Byrne moved that the ordinance be laid over until April 30, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend an Ordinance entitled: "An Ordinance to regulate the construction, repair, alteration, and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1. That Section 241, paragraph VIII, of an Ordinance entitled: "An Ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey, adopted July 15, 1924, be and the same is hereby amended to read as follows:

Section 241—Roof Houses

VIII. Nothing in this section shall prevent the erection on any roof of a fireproof building, of sun parlors or conservatories, constructed of masonry, structural steel and glass, provided such roof structures are set back from the exterior walls of the building upon which they stand, a distance equal to one-third ($1/3$) their height above the main building roof deck. No such structure shall be more than Twenty-five (25) feet high, or cover a roof surface of more than Ten Thousand (10,000) square feet.

The structural steel incorporated in said sun parlors or conservatories need not be encased in fire-proofing, as specified in Sections 140, 141, 142 and 143.

2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby revoked.

3. This ordinance shall take effect immediately.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that April 16, 1941, at 11 a. m., standard

time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance authorizing the issuance of \$11,669,200 of bonds of the City of Newark for the purpose of refunding outstanding Bonds of said City," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Byrne: I move that the ordinance be laid over until April 9, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance providing the method and procedure for the certification and approval for payment of bills, claims, debts, wages or salaries, and the warrant for payment", and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amend-

ment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne moved that the title of "An Ordinance providing the method and procedure for the certification and approval for payment of bills, claims, debts, wages or salaries, and the warrant for payment," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing the method and procedure for the certification and approval for payment of bills, claims, debts, wages or salaries, and the warrant for payment.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance we declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "Whereas, The Board of Commissioners of the City of Newark believe that a majority of those who labor in the diversified industrial occupations of the City are in favor of an hour's daylight saving, and that it is beneficial for the mental improvement and physical recreation," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Franklin moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.
Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Franklin moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the title of "Whereas. The Board of Commissioners of the City of Newark believe that a majority of those who labor in the diversified industrial occupations of the City are in favor of an hour's daylight saving, and that it is beneficial for the mental improvement and physical recreation," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

WHEREAS, The Board of Commissioners of the City of Newark believe that a majority of those who labor in the diversified industrial occupations of the City are in favor of an hour's daylight saving, and that it is beneficial for the mental improvement and physical recreation.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted Jan. 8, 1930," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Byrne: I move that the ordinance be laid over until April 9, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of One Hundred Thirty Thousand Two Hundred Ninety Dollars (\$130,290.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:
Sinking Fund and

Interest\$130,290.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Eighteen Thousand Four Hundred Ten Dollars and Forty-five Cents (\$18,410.45) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years

Taxes Granted By State

Board of Tax Appeals.... 12,804.85

Remissions—Prior Years

Taxes Granted By State

Board of Tax Appeals 5,605.60

\$18,410.45

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Eighteen Thousand Four Hundred Fifty-two Dollars and Fifty-nine Cents (\$18,452.59) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years
Taxes Granted By State
Board of Tax Appeals\$18,452.59

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Three Thousand Seven Hundred Forty-six Dollars and Sixty-two Cents (\$3,746.62) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—
Tax Receiver\$3,746.62

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Ninety-four Dollars and Twenty-two Cents (\$94.22) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Director's Office	\$ 7.00
Auditor's Office	5.50
Treasurer's Office	26.08
Tax Receiver—	
Addressograph Division	2.25
Personal Tax Arrears	52.80
Refunds59
	<hr/>
	\$94.22

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand Three Hundred Eighteen Dollars and Twenty-five Cents (\$1,318.75) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the Supplementary Payrolls of the Auditing and Special Accounting and Tax Received (Bookkeeping & Billing Division) from February 27th to March 20th, 1941, inclusive, as follows:

Auditing and Special	
Accounting	\$ 100.00
Tax Receiver—Bookkeeping	

& Billing Division	1,218.75
	<hr/>
	\$1,318.75

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Four Hundred Dollars and Thirty Cents (\$400.30) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—	
Tax Receiver	\$400.30

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-nine Thousand One Hundred Ninety-six Dollars and Thirty-one Cents (\$29,196.31) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Revenue and Finance from March 16th to 31st, 1941, as follows:

Director's Office	\$ 1,349.98
Comptroller's Office	1,831.02

Auditor's Office	1,799.67
Pension Salaries	437.50
Auditing and Special	
Accounting	660.00
Treasurer's Office	1,302.73
Tax Receiver—	
Cashier's Division	1,315.80
Tax Receiver—	
Addressograph Division ..	470.80
Tax Receiver—Bookkeeping	
& Billing Division	2,392.98
Tax Receiver—	
Counter Division	1,094.80
Personal Tax Arrears	2,026.40
Tax Board—	
Assessors Division	7,335.56
Tax Board—	
Surveyor's Division	1,501.46
Tax Revaluation W.P.A.	2,914.33
Assessments Local	
Improvements	541.66
First District Court	1,105.82
Second District Court	1,115.80
	<hr/>
	\$29,196.31

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Murphy, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, That the sum of Two Hundred Twenty-One Thousand Six Hundred Sixty-Five Dollars and Three Cents (\$221,665.03) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the semi-monthly payroll of the Department of Public Safety from March 16 to 31, 1941, inclusive, as follows:

Director's Office	\$ 395.83
License Division	956.23
Building Division	3,429.14
Electrical Bureau	2,009.48
First Criminal & Family Courts	854.16
Second Criminal Court	531.23
Third Criminal Court	354.16
Night Police Court	604.15
Police Division	131,547.44
Fire Division	80,983.21

\$221,665.03

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Murphy, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the sum of Nineteen Thousand Six Hundred Thirty-one Dollars and Eighty-one Cents (\$19,631.81) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Director's Office	\$ 62.53
Board of Adjustment	182.50
Law Department	629.03
Lincoln—Douglas Memorial Committee	5.00
Law Department	25.00
Ivy Hill Power Plant	1,921.96
Newark City Alms House ..	3,648.20
Newark City Hospital	12,881.04
Ivy Hill Power Plant	276.55
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	\$19,631.81

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Murphy, Franklin, Mayor Ellenstein.

RESOLVED, that the sum of One Hundred Nine Thousand Nine Hundred Seventeen Dollars and One Cent (\$109,917.01) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll of the Department of Public Works for the last half of March, 1941, as follows:

Director's Office	\$ 1,553.32
City Hospital—W.P.A. Project No. 5410-7	165.83
Bureau of Health—Dental Proj. 3-7-5703	125.00
Bureau of Health	28,715.67
United States Social Hygiene Fund	140.00
City Hospital	25,875.53
City Hospital	199.11
Convalescent Hospital	1,954.66
Newark City Home	83.75
Bureau of Baths	5,594.15
Bureau of Baths (Hayes Park E. & W. Pools)	2,064.27
Newark City Alms House ..	3,036.48
Ivy Hill Power Plant	3,262.50
Outdoor Poor Department ..	1,678.31
Law Department	3,973.29
Board of Adjustment	574.15
Emergency Relief— Administration	27,815.50
Emergency Relief— Administration	129.00
Emergency Relief— W.P.A. Projects	2,966.49
	<hr/>
	\$109,917.01

Jos. M. Byrne, Jr.
Pearce R. Franklin

Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Hundred Dollars and Sixty-five Cents (\$100.65) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Tax Foreclosure Department

(Law Department)\$100.65

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Fourteen Thousand, Six Hundred Dollars and Fifteen Cents (\$14,600.15) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Parks and Public Property from March 16th to March 31st, 1941 as follows:

Director's Office\$ 1,070.82
Smoke Abatement 179.16
W.P.A. Proj. No. 7159-0 62.50
Public Buildings 8,821.30

Public Buildings 50.41
Public Buildings— City
Owned Property 116.66
Weights & Measures 797.66
Printing & Stationery 185.00
Shade Tree 1,457.49
W.P.A. Proj. No. 1485-7 208.33
Central Purchase 1,650.82

\$14,600.15

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of Three Thousand, Six Hundred Sixty Four Dollars and Thirty-two Cents (\$3,664.32) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending March 26th and March 29th, 1941 as follows:

Shade Tree\$2,182.32
Public Buildings 1,482.00

\$3,664.32

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Forty-one Thousand One Hundred Eighty-three Dollars and One Cent (\$41,183.01) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Weekly Payroll,
Period Ending March 26th, 1941**

Port Newark Operations	\$ 3,021.95
Bureau of Motors	1,242.39
Bureau of Streets	2,119.34
Bureau of Sewers	870.24
House Sewer Connections..	540.10
Bureau of Street Cleaning	23,064.10
Street Construction	231.00
Bureau of Water	10,093.89
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	\$41,183.01

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Fifty-two Thousand Six Hundred Seventy-five Dollars and Eighty-eight Cents (\$52,675.88) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Semi-Monthly
Payroll, Period March 16-31, 1941**

Director's Office	\$ 1,452.07
Port Newark Operations	1,346.66
Bureau of Lighting	432.50
Bureau of Streets	5,964.11
Sidewalks	216.66
House Sewer Connections ..	385.02
Bureau of Sewers	1,232.47
Bureau of Street Cleaning	6,074.04
Bureau of Surveys	3,309.16
Engineering Division	1,423.73
Bureau of Motors	4,961.36
Bureau of Water	23,076.49
Newark Labor	
Relations Board	390.00
Sewer Construction	832.91
City Clerk	3,623.70
Elections	755.00
	<hr/>
	\$52,675.88

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Seventy Dollars and Fifty Cents (\$70.50) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Machine Shop (NYA Proj. A9) ..\$70.50

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF
Twenty-five Thousand, Four Hun-
dred Ninety-seven Dollars and Fifty
Cents (\$25,497.50) be and the same
is appropriated to the persons
named, as per Certified List at-
tached, being the gross amount of
bills contracted and chargeable to
the Department of Public Affairs as
follows:

Water\$25,497.50

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of
Three Thousand Three Hundred
Seventy Dollars and Ninety-four
Cents (\$3,370.94) be and the same
hereby is appropriated to the persons
named, as per Certified List attach-
ed, being the gross amount of bills
contracted and chargeable to the
Department of Public Affairs as
follows:

Alterations to & Modern-
ization of Convalescent
Hospital & Ivy Hill

Alms House ;
(WPA Proj. No. 3-7-1168) ..\$ 250.00
City Planning

(WPA Proj. No. 7215-0) .. 416.66

Sewer Construction
(WPA Proj. No. 6951-7) 1,116.29

Sewer Construction
(WPA Proj. No. 6951-7) 1,426.10

Gardening & Canning
(WPA Proj. No. 6922-0) 62.50

Sewer Construction
(WPA Proj. No. 6951-7) 99.39

\$3,370.94

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF
Fourteen Thousand, Six Hundred
Fifty-five Dollars and Thirty-nine
Cents (\$14,655.39) be and the same
hereby is appropriated to the per-
sons named, as per Certified List at-
tached, being the gross amount of
bills contracted and chargeable to
the Department of Public Affairs as
follows:

Municipal Elections\$ 125.06
Water (Operating) 41.00
Water (Capital) 50.00
City Clerk 28.70
Street Cleaning 6,312.13
Second River Sewer Maint. 255.20
Sewers 53.04
Municipal Elections 378.25
Newspapers 4.78
Street Cleaning (Reserve
for Liabilities) 7,407.23
\$14,655.39

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following bond be and the same is hereby approved as to sufficiency:

CONSTABLE

Louis Pastore
Alan H. Hecht

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark, that the 1941 Budget estimate for the Department of Public Works, as approved on March 24, 1941, under the respective appropriations, hereinafter mentioned, be amended as follows:

RESOLVED, that the following items be taken out of the Budget for 1941 of the Department of Public Works, as approved on March 24, 1941, and placed in "Appropriations for Items Prior to 1940," as follows:
From PUBLIC OUTING (Camp

Newark) other than Personal Service, to APPROPRIATIONS FOR ITEMS PRIOR TO 1940:

To Borough of Neptune City,
Sewer Maintenance Charges
for 1936\$ 78.80

To Borough of Neptune City,
Sewer Maintenance Charges
for 1937 74.00
To Borough of Neptune City,
Sewer Maintenance Charges
for 1938 69.20
To Borough of Neptune City,
Sewer Maintenance Charges
for 1939 64.40
Total\$286.40

From NEWARK CITY HOME
Other Than Personal Service,
to APPROPRIATIONS FOR
ITEMS PRIOR TO 1940:

To Chas. A. Pfitzmenyer,
Food for 1936\$ 60.80
To Flammer Bros.,
Forage for 1936 120.61
To Flammer Bros.,
Forage for 1937 67.94
To Eorok Furniture Co. for
Furniture & Fixtures for
1936 69.50
To Erie R.R. for Freight
Charges for 1938 204.86
Total\$523.71

and that all totals and recapitulations affected thereby be changed accordingly.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS on October 1, 1937 the City of Elizabeth, a municipality of

the State of New Jersey, was the owner of record of premises known and designated as Block 5094, Lot 80, Newark, New Jersey, said premises being assessed at a valuation of Land \$4,300. tax \$198.23; and

WHEREAS said assessment was erroneously levied because said land was owned by a municipality of the State of New Jersey and was used for public purposes,

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the assessment of \$4,300. tax \$198.23, erroneously levied on premises known and designated as Block 5094, Lot 8, Newark, New Jersey, be cancelled and that the Comptroller be and he is hereby authorized to cancel the same of records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Louis Katz is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Louis Katz was the owner of record of personal property located at 54 Vincent Street, Newark, which was assessed at \$500.00, tax \$24.25;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said

Louis Katz be granted an exemption of \$500.00, tax \$24.25 for 1940 and that the Receiver be and he is hereby authorized to record the said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Dr. S. Hirschberg is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Dr. S. Hirschberg was the owner of record of personal property located at 615 High Street, Newark, which was assessed at \$500.00, tax \$24.25;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Dr. S. Hirschberg be granted an exemption of \$500.00, tax \$24.25 for 1940 and that the Receiver be and he is hereby authorized to record the said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS George P. Middleton is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940; George P. Middleton was the owner

WHEREAS on October 1st, 1939 of record of premises known and designated as Block 3065, Lot 1, 128-132 Leslie Street, Newark, New Jersey, which was assessed at a valuation of \$2,000.00, tax \$97.00;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said George P. Middleton be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 3065, Lot 1, 128-132 Leslie Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Jacob J. Rosenberg is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Jacob J. Rosenberg was the owner of record of premises known and designated as Block 3606, Lot 4, 229-233 Osborne Terrace, Newark, New Jersey, which was assessed at a valuation of \$12,600, tax \$611.10;

BE IT THEREFORE resolved by the Board of Commissioners of the City of Newark that the said Jacob J. Rosenberg be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 3606, Lot 4, 229-233 Osborne Terrace, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the premises situate at 357-427 Delancy Street, Block 5042, Lot 15, has been heretofore assessed as one parcel of land 6.71 acres; and

WHEREAS, there is outstanding thereon the following liens, to wit: Interest & Cost in Certificate

for years 1936-1938	\$ 342.40
1936 Tax	683.40
1937 Tax	741.69
1938 Tax	926.61
1939 Tax	914.55
1940 Tax	974.85
1941 Tax 1st Half	487.43
Street Construction	200.00
Interest & Cost Not In Certificate up to and in- cluding 3/15/41	520.83
	<hr/>
	\$5,591.76

WHEREAS, Reliable Improvement Company has made application for apportionment of 4.17 acres of said outstanding liens in accordance with

the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate	
for years 1936-1938	\$ 212.28
1936 Tax	426.27
1937 Tax	461.25
1938 Tax	576.25
1939 Tax	568.75
1940 Tax	606.25
1941 Tax 1st Half	303.13
East Branch Sewer	
Assessment 2/14/41	179.82
Interest & Cost Not in	
Certificate up to and	
including 3/15/41	324.03
	<hr/>
	\$3,658.03

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the premises situate at 358-480 Delancy Street, Block 5038, Lots 60 & 90 has been hereto-

fore assessed as one parcel of land 21.58 acres; and

WHEREAS, there is outstanding thereon the following liens, to wit: Interest & Cost in

Certificate for years	
1936-1938	\$ 1,513.87
1936 Tax	3,114.78
1937 Tax	3,250.89
1938 Tax	4,061.41
1939 Tax	4,028.55
1940 Tax	4,272.85
1941 Tax 1st Half	2,136.43
Sewer Assessment Interest	
& Cost not in Certificate	
up to and including	
3/15/41	2,313.18
	<hr/>
	\$26,091.10; and

WHEREAS, Reliable Improvement Company has made application for apportionment of 2.27 acres of said outstanding liens in accordance with the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in	
Certificate for years	
1936-38	\$ 151.39
1936 Tax	281.46
1937 Tax	335.79
1938 Tax	419.51
1939 Tax	414.05
1940 Tax	441.35
1941 Tax 1st Half	220.68
Sewer Assessment	528.92
Interest & Cost not in	
Certificate up to and	
including 3/15/41	231.91
	<hr/>
	\$3,025.06

THEREFORE BE IT RESOLVED by the Board of Commissioners of

the City of Newark, that the Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on July 12, 1939, the City Commission adopted Resolution No. 5216, wherein the YARA ENGINEERING COMPANY, owner of premises located at Nos. 106-122 Ludlow Street and Nos. 977-983 Frelinghuysen Avenue, Newark, New Jersey, being known as Block No. 3760—Lot Number 1, and Block No. 3760—Lot Number 59, respectively, consisting of vacant lands, petitioned the City of Newark for the settlement of outstanding taxes, costs, interest and penalties; and

WHEREAS, said settlement was not consummated due to their inability to make the necessary financial arrangements; and

WHEREAS, the YARA ENGINEERING COMPANY is again petitioning the City of Newark in that they are now in a position to make the necessary final arrangements to consummate the deal and erect a building on the said premises; and

WHEREAS, the petitioner did

offer then and is again offering FIFTEEN THOUSAND, FIVE HUNDRED (\$15,500.00) DOLLARS in settlement of all taxes, assessments, liens, costs, interest and penalties; and

WHEREAS, Thomas M. Ford, a qualified Real Estate appraiser of the City of Newark, has appraised the property as of the 9th day of February, 1941, as follows:

Vacant land at Nos. 977-983 Fre-Jersey, Block No. 3760 Lot No. 59, 103.8x100 feet depth, at SIXTY-FIVE (\$65.00) DOLLARS per front foot, making a total of\$6,950.00
Vacant Land at Nos. 106-122 Ludlow Street, Newark, New Jersey, Block No. 3760, Lot No. 1, 235x100 feet depth, at TWENTY (\$20.00) DOLLARS per front foot, a total of 4,700.00
And using Newark depth rule for the rear of 29.446 square feet at six and one-half (6½) cents per square foot, a total of 3,964.00

Making a grand total of\$15,514.00

and

WHEREAS, William J. Crecca, a qualified Real Estate appraiser of the City of Newark, has appraised the property as of the 1st day of April, 1941, as follows:

Plot No. 1—977-983 Frelinghuysen Avenue.

Parcel A
106.70 x 158'
131.45' x 193.90'

106.70' fronting on
Frelinghuysen Ave.—131.45' rear
width

114.95' Consumed Frontage

Valued at \$50. per front foot

(Depth factor for average depth of
175.95'—124.3%\$7,143.00

PARCEL B

36' x 85'

—

58'

36' fronting on

Virginia Ave.—59' rear width

43.33' Consumed Frontage

Valued at \$20. per front foot

(Depth factor for 85' depth
92.9% 804.00

TOTAL VALUE PLOT

NO. 1\$7,947.00

PLOT NO. 2—

106-122 LUDLOW STREET

235' x 206'

—

320' x 205.47'

235' fronting on Ludlow St.

263.33' consumed frontage valued
at \$20. per front foot

(Depth factor for average depth
of 205.74'—131%)—

TOTAL VALUE PLOT

No. 2 6,898.00

**FAIR VALUE ENTIRE
PROPERTY, APRIL 1,**

1941\$14,845.00

and the originals of said two ap-
praisals having been presented

herewith, and

WHEREAS, taxes, street openings,
assessments, street paving, water
and sewer connections, and snow
removal have not been paid since
1930, on which the City of Newark
acquired a Tax Title Lien Certifi-
cate on June 7, 1932 (Certificate No.
17962), and for which there is now
due, together with costs, interest
and penalties, to the first day of
April, 1941, the sum of NINETEEN
THOUSAND EIGHT HUNDRED
EIGHTY-FOUR DOLLARS AND
FIFTY CENTS (\$19,884.50);

THEREFORE, BE it resolved by
the Board of Commissioners of the
City of Newark that the Comptrol-
ler and Tax Receiver be and they
are hereby authorized to accept the
said sum of FIFTEEN THOUSAND
FIVE HUNDRED (\$15,500.00) DOL-
LARS in full satisfaction and set-
tlement of all taxes, assessments and
street openings, street paving, water
and sewer connections, and snow
removal on the aforesaid lots, to-
gether with costs, interest and
penalties thereon, and the amount
of any such taxes, assessments and
liens, costs, interest and penalties,
over and above the aforesaid present
market value of the aforesaid lots be
and they are hereby cancelled upon
the payment of the aforesaid sum of
FIFTEEN THOUSAND FIVE HUN-
DRED (\$15,500.00) DOLLARS, pro-
vided, the said FIFTEEN THOUS-
AND FIVE HUNDRED (\$15,500.00)
DOLLARS shall be paid within
sixty (60) days from the date here-
of; and

BE IT FURTHER RESOLVED,
that this Resolution is presented
under and by virtue of Chapter 70,
P. L. 1933, R. S. 1937, Section 54:4-
the right to alteration, adjustment
and settlement of taxes, with the
99 to 54:4-102, givig the municipality

understanding that improvements are to commence on the aforesaid property within sixty (60) days from the date hereof, otherwise this Resolution is to be null and void.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Police Patrol Boxes for the Department of Public Safety, Station Wagon, ½ ton Express Auto Trucks, two (2) ton Screen Body Truck, one (1) ton Flat Body Truck and Cold Mixed Asphalt Concrete Top Course Material, for the Department of Public Affairs.

BIDS to be received on such date and at such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the

Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9755, dated March 26, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

CLINTON ASPHALT COMPANY
Union City, N. J.

(Public Affairs)

Approx. 20,000 gal. Road Oil 35%
asphalt, furnished and applied
(Section 430)@ .0785 gallon

COLONIAL CONCRETE COMPANY
West Orange, N. J.

(Public Affairs)

Approx. 10,000 cu. yds. 1-3-6 Portland Cement Concrete with Grade C or E Broken Stone and Regular P. C. (Sec. 407-08-10-18-20) delivery to various
streets@ \$6.25 cu. yd.

THE HIGHWAY CORPORATION
Newark, N. J.

(Public Affairs)

Approx. 3,000 tons Course Aggregate Bituminous Concrete (Sec. 150, 151 and 435@ \$4.05 ton

Approx. 3,300 tons Asphalt Binder (Sec. 135, 136 and 435)@ \$3.64 ton

STANDARD BITULITHIC CO.
Newark, N. J.

(Public Affairs)

Approx. 5,000 tons Fine Aggregate Bituminous Concrete (Section 145, 146 and 435@ \$4.10 ton

Approx. 5,500 tons Asphalt Binder (Sec. 135, 136 & 435).....@ \$3.70 ton

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, on December 2, 1932, The City of Newark issued receipt No. 525256, in the sum of \$571.10, to Safety Service Institute, being payment reserve on oil and heater contract, City Garage; and,

WHEREAS, the City expended the sum of \$178.13 for repairs, etc., in connection with said equipment, under the terms of the contract, which having been deducted from the re-

serve fund of \$571.10, there is due on said receipt the sum of \$392.97, against which the City has no further claim or right therein; and,

WHEREAS, the said Safety Service Institute was adjudged a bankrupt and dissolved by decree of the Court of Chancery on August 10, 1934; and,

WHEREAS, on May 6, 1940, Nathaniel Elin made application to the City for payment of said sum of \$392.97; his affidavit being attached hereto and made a part hereof; and,

WHEREAS, on March 31, 1941, an order was entered in the Court of Chancery, empowering Milton M. Unger, surviving receiver for said company, to release any and all interest in the aforesaid receipt and money, copy of which is attached hereto and made a part hereof; and,

WHEREAS, on April 1, 1941, the said Milton M. Unger, by letter directed to The City of Newark, released any interest therein he has, as receiver, which letter is attached hereto and made a part hereof; and,

WHEREAS, Edward R. McGlynn has requested that the check in payment of the said sum of \$392.97 be made and delivered to him as attorney and registered agent for Safety Service Institute and attorney or Nathaniel Elin;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is authorized, upon delivery to him of aforesaid Receipt No. 525256, dated December 2, 1932, issued to Safety Service Institute, to deliver to Edward R. McGlynn, as attorney and agent aforesaid, a check to the order of the

Safety Service Institute, in the sum of \$392.97, in full payment and satisfaction of the moneys reserved therein and under the aforesaid contract.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, The City of Newark did publicly advertise for sale premises situated at Herbert Place and Passaic River, and as a condition of the sale it was agreed that the City would vacate Herbert Place, adjacent hereto, and that the bid would contain an offer of a sum of money for all the right, title and interest of the City to and in the said Herbert Place, as vacated; and,

WHEREAS, the Pittsburgh Plate Glass Company was the successful bidder, and did offer the sum of \$3,764.00 for the title of The City of Newark to and in the said Herbert Place when vacated; and,

WHEREAS, Herbert Place, adjacent to the premises as aforesaid, has been vacated by The City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Public Affairs, and the City Clerk be and they are hereby authorized and directed to deliver to the Pittsburgh Plate

Glass Company a Bargain and Sale deed for all the right, title and interest of The City of Newark to and in Herbert Place, as vacated, upon the receipt of the sum of \$3,764.00; and said deed of conveyance however to contain reservations to the City of the right to maintain the present utilities in the bed of the street, and also to provide additional facilities of the same nature as may be required for public convenience, and that any structure erected on or over the said vacated street shall be constructed in such manner as to permit the free entry of the City authorities, with the right of ingress and egress on said property for the purpose of maintaining, repairing and reconstructing present and providing additional facilities of similar nature; said deed to be in form and substance as approved by the Law Department.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the resolution (9675) increasing the compensation of weekly payroll employees in the Department of Public Affairs, Division of Water, adopted by this Board of Commissioners on March 19th, 1941, wherein said resolution reads "Chauffeurs \$42.00 per week" be and the same hereby is amended to read "Chauffeurs \$45.00 per week." Said resolution in all other respects to remain in full force and virtue.

Pearce R. Franklin
Vincent J. Murphy

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Resolution No. 9754, adopted March 26, 1941 be and the same is hereby amended to read as follows:

WHEREAS, pursuant to understanding of the parties, an agreement between PUBLIC SERVICE ELECTRIC AND GAS COMPANY and the CITY OF NEWARK, to cover attachment of one (1) traffic signal to the electric pole on the southwest corner of Broad Street and Fourth Avenue, in the said City, has been submitted to the Mayor and Commissioners of the City and considered and approved;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that he Mayor, Director of the Department of Public Affairs, and the City Clerk of the City of Newark, be and they are hereby empowered and instructed to sign the agreement with Public Service Electric and Gas Company for attaching one (1) traffic signal to the said electric pole on the southwest corner of Broad Street and Fourth Avenue, in the said City of Newark, in accordance with the provisions of the aforesaid agreement, copy of which is attached hereto and made a part of this resolution.

Jos. M. Byrne, Jr.
Pearce R. Franklin

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

WHEREAS, Meyer C. Ellenstein, Director of the Department of Public Affairs is the sponsor of National Youth Administration Project No. 740-22-112-0 for the operation of a State Wide Garage, which provides for the employment of 63 youths between the ages of 17 and 25 years to be taken from the relief rolls of the City of Newark; and

WHEREAS, in said project application, the sum of One Hundred and Ten (\$110) Dollars per month is set up as the sponsor's contribution to provide rental of a suitable building for said project; and

WHEREAS, Robert L. Rose and Fidelity Union Trust Company, a New Jersey Corporation, as trustees under the last will and testament of Alexander H. Ross, deceased, are the agents of the building located at 54 First St., in the City of Newark, which building contains approximately 5000 square feet of floor space which is suited for the operation of said project, and has agreed to lease said building to the City of Newark for twelve months at a rental of One Hundred (\$100) Dollars per month:

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Affairs be and he is hereby authorized to enter in-

to and execute a lease with said Robert L. Ross and Fidelity Union Trust Company, a New Jersey Cooperation, as trustees under the last will and testament of Alexander E. Ross, deceased, for the premises hereinbefore described for twelve months at a rental of One Hundred (\$100) Dollars per month, said rental to be paid monthly in advance from funds appropriated for the operation of National Youth Administration Projects, subject to such conditions and covenants as may be required by said Director of the Department of Public Affairs and to approval as to form by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Meyer C. Ellenstein, Director of the Department of Public Affairs is causing to be filed with the Work Projects Administration, Project Application No. 3-7-1226 to provide employment for 979 persons to be taken from the relief rolls of the City to be employed upon a project to improve the landing field, including work incidental thereto at Newark Air Port, in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$600,000 is contingent upon the expenditure of \$31,500 by the City of Newark.

THEREFORE, BE IT RESOLVED

BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Affairs be and he is hereby authorized to expend the sum of \$31,500 for the purpose aforesaid, to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Michael Ortenberg, owner; for the construction of two-story addition beyond required setback line, and elimination of required rear yard in a 1st business district; premises 70-72 Lyons Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Mayor Ellenstein: Is there any

person who desires to be heard in opposition to this application?

Mr. Rankin: They want to build a two-story addition on front, bringing the building out to the streets line.

Mayor Ellenstein: Where is it now?

Mr. Rankin: It is now a dwelling house. It is in a business zone.

Mayor Ellenstein: The other street corners are in a business zone.

Mr. Rankin: All four. The other three corners are all out now.

Mayor Ellenstein: Out to the building line.

Mrs. Sophie Szczytko (68 Lyons Avenue); I live right next door to 70 Lyons Avenue.

Mayor Ellenstein: You are at 68?

Mrs. Szczytko: That is right. My house is on a terrace, and if these people build out their store two floors, that is going to put me way in the back, because we are about twenty-five feet in from the street, and naturally, I feel as if I am going to be in the backyard. It closes up my whole view, and he is right next door to me.

And another thing is, the man is going to put an upholstery place and interior decorator, so I live right next door to him and he is going to nail and sew and I am going to listen to that noise all day long. So naturally, I object to it because I live right next door to it and I feel it will depreciate our property, and our insurance will be raised. After all, it won't be a dwelling, it will be a store in there, so they will raise

our insurance. And I do not like the idea because the man has a store down the street from us, and by the looks of the way he keeps it now, I don't like the looks of it. If he is going to come on Lyons Avenue how is it going to look? Sometimes he has chairs, just the frames, outside, and he has bales of cotton. The people down there, we keep our places nice, and when somebody comes in like that, that building is going to ruin our property.

Mayor Ellenstein: Where is he now?

Mrs. Szczytko: On Bergen Street. He is near Lehigh Avenue.

Mayor Ellenstein: Where do you live?

Mrs. Elizabeth Sahagin (59 Weequahic Avenue): 59 Weequahic Avenue. I would like to say the same thing, that I would not like to have that store over there with a lot of cotton and things there.

Mayor Ellenstein: Is that what you object to? Primarily you object to the moving out of the building—you understand this man can build a store or any sort of business there.

Mrs. Szczytko: We are not against having a store there. The idea we are against is that he is coming out. That is the only reason we are against it. Another thing is, I do not want to be listening to hammering all day long, because I am home, and nobody that is home—in the summer time I have my windows open—

Mayor Ellenstein: He cannot use it for manufacturing purposes.

Mrs. Szczytko: Well, he has it now; he works at it now that way.

Mayor Ellenstein: That would be a light industrial zone.

Mr. William L. Vieser: That is right, sir. We do not intend to use it for manufacturing.

Mayor Ellenstein: So if there was any noise like that it would be stopped.

Mr. Vieser: It is all finished. He has a shop elsewhere in which he will do the construction work that is necessary. This is going to be purely an upholstery and interior decorating shop.

Mayor Ellenstein: This is a business zone. Anybody can utilize that property for business purposes and even build a three story, which would further shut off your view. All the requirements would be for them to keep it back from that building line.

Mrs. Szczytko: That is it.

Mayor Ellenstein: So it may be more advantageous to you to have a person alongside of you with two stories out to the line than to have a person in from the line to build a three-story. That is something you must consider. Now, so far as manufacturing is concerned, he is not permitted to do it under this zoning application.

Mrs. Szczytko: Well, they do it now.

Mayor Ellenstein: Where?

Mrs. Szczytko: On Bergen Street.

Mayor Ellenstein: I don't know anything about that. But if they interfered in any way with your comfort and were engaged in manufacturing, they would be stopped be-

cause it isn't zoned for that purpose. It is simply business, and that doesn't contemplate manufacturing. You see, the zones are divided into light and heavy industrial zones. In a light industrial zone you cannot engage in the manufacture of metallic substances that make considerable noise, and that is the purpose of zoning in the city. Where it doesn't interfere with the comfort and peace of a residential section. But he cannot engage—if that is primarily your objection or fear that in the summer time when your windows are open, hammering or anything of that character to disturb you, it can be stopped immediately.

Commissioner Byrne: You say you don't have any objection as long as he doesn't bring his front out to twenty-five feet?

Mrs. Szczytko: If he brings his front out we cannot see the corner.

Commissioner Byrne: As long as it is kept into a store and kept on line you would have no objection?

Mrs. Szczytko: No.

Mayor Ellenstein: You would have no voice in it because it is zoned for business. He is asking for a variance of the Zoning because he wants to come out to the building line. He has a legal right, you understand, to have any business there as long as he keeps—how many feet is it?

Mr. Rankin: Approximately twenty-feet he is coming out.

Mrs. Szczytko: That spoils the look of our house. I feel this way; I pay a heavy tax there; my husband paid big money for that property. Why should someone come in and spoil it? My husband paid \$14,000 for that house.

Mayor Ellenstein: How long ago was that?

Mrs. Szczytko: About nineteen years. And it was always a nice neighborhood.

Mayor Ellenstein: But it was zoned for business. That doesn't bar anybody from having a business there. That is already zoned for business.

Mrs. Szczytko: But we cannot stop him from building out?

Mayor Ellenstein: It rests with the City Commission to decide whether they want to do it. You can stop him from manufacturing, you can stop anybody that goes in there with a business from manufacturing anything. So if there is any hammering or anything of that character, you can stop him, you would have a legal right to do it. But you haven't any legal right to stop anyone from coming in there. You cannot object to anyone coming in nor can the City Commission prevent anybody from locating a business there. They can prevent them from coming out to the building line because that is a variance in the zone. But you might get a building in there that may be three or four stories that would affect your light and air and things of that character. That is something for you to consider. The reason I point these out to you, you make two objections: one, you would be sort of in the backyard with that building, and I can see there is a great deal of merit in that. The other was in the summer time when the windows were open they would engage in hammering.

This lady on Weequahic Avenue objects to hammering. She is far

removed. There cannot possibly be that, because if there is the police department would stop them. They have no right to engage in any manufacturing of any kind. So that removes her objection.

On the other hand, you are objecting on two grounds: One, it might disturb you. You can be sure it will not. And the other is your setback, as you put it, in the backyard. Well, you might get some business in there that will be far more aggravating to you, and the City Commission cannot help you at all. So that is something for you to consider.

As far as the premium is concerned, the insurance premium, what I would say about that, that affects you directly. Your insurance premium would go up, you said that.

Mrs. Szczytko: Well, won't it?

Mayor Ellenstein: I don't know.

Mr. Vieser: I don't see why.

Mrs. Szczytko: If there is a business next door it always goes up. It is always high if you are right next door to a business place.

Mayor Ellenstein: Perhaps we can get—

Mr. Vieser: I did want to call your Honor's—

Mayor Ellenstein: Perhaps we can get your client to agree, if there is any change in premium, that he will compensate her for the difference. Would that prove satisfactory?

Mrs. Szczytko: I don't know. That is up to my husband.

Mr. Vieser: O.K.

Mrs. Szczytko: I just spoke about bringing out the building, is what I was most interested in. But I know it does bring up the insurance.

Mayor Ellenstein: I doubt that it would.

Mrs. Szczytko: Because after all, my husband pays the bills, so it is up to him to say what he wants.

Mr. Vieser: I do not think this is a particularly hazardous business, and I don't think the rates would be increased, although I have no direct knowledge. The second floor of these premises will continue to be occupied by a dwelling for the owner himself.

Now, after we do construct out to the sidewalk, there is a sixteen foot sidewalk left on Lyons Avenue, this being an extraordinarily wide street, both on Lyons and Bergen at that intersection.

I might also call to your Honor's attention what you have probably noticed from these sketches, that the other three corners have been zoned and buildings permitted to be erected out to the sidewalk line. On this very corner, at the corner of Lyons and Elizabeth, the same thing has been done, business properties erected out to the sidewalk line, so in this same block, the same side of the street, a variance from the setback has been approved.

Commissioner Byrne: This whole block is one of dwellings entirely.

Mr. Vieser: Except for the corner of Lyons and Elizabeth.

Commissioner Byrne: I mean this lot here on which this house is.

Mr. Vieser: That is the same

block.

Commissioner Byrne: It is the only one on the corner; there is a building there now.

Mr. Vieser: Yes. We are going to alter that existing building and opposite the side of Bergen Street from Lyons to Weequahic is all stores out to the sidewalk line. I think a precedent has already been established here, and I think if this is a business zone it ought to be permitted to be utilized for its fullest development as a business zone. If you are to restrict it to a twenty foot setback it is going to seriously hamper its use.

Mayor Ellenstein: West of Bergen Street on Lyons Avenue, there are stores there.

Mr. Vieser: Yes, there are.

Mayor Ellenstein: Two houses there with a setback, the third and fourth houses from the corner.

Mrs. Szczytko: Yes.

Mayor Ellenstein: I was just wondering, do you think your husband would withdraw his objections if he was assured it would not cost him any more premiums and assured of the other matters you explained here about hammering and the like?

Mrs. Szczytko: Well, I would have to ask him about that. Naturally, I could speak with the people; they don't live far away from us.

Mayor Ellenstein: Suppose you do that.

I suggest the matter be deferred for a week and see if you cannot be satisfied if the premium went up any more to make some arrange-

ment if it is any more you will be protected. I do not think the insurance premium will be any more.

But you can assure your husband that there won't be any nuisance like hammering, because that is not permitted and not part of this application. No sort of manufacturing of any kind. Of course, light manufacturing or heavy, would not be countenanced under this permit.

Mrs. Szczytko: I understand.

Mayor Ellenstein: So if you will take that up, I suggest the matter be deferred for a week.

Mrs. Szczytko: Am I supposed to take up about the insurance with the people or are we supposed to come here?

Mayor Ellenstein: You can take it up with the people.

Mrs. Szczytko: Will they be satisfied to pay the difference?

Mr. Vieser: I think I can assure your Honor of that right now.

Mayor Ellenstein: Then you have these other assurances that I have explained to you that you can explain to your husband.

I will entertain a motion that the matter be deferred one week.

Commissioner Murphy: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

(Laid over to April 9, 1941.)

Mayor Ellenstein: Now, if that is agreeable to you, you might write a letter to the City Clerk, or to me, and it will save you sitting around.

Mrs. Szczytko: Is that meeting next Wednesday or next Tuesday?

Mayor Ellenstein: Next Wednesday. So it will avoid the necessity of your coming down and you will write a letter that everything is arranged.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of 48 Orange Street Holding Corp., owner; for the construction and operation of gasoline station including lubritorium in a 2nd business district; premises 351-357 Broad Street; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin

Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

Mr. Fred Harries: (Representing Broad Street Association) Mr. Mayor, we object because this is one of the busiest corners on Broad Street. In 1937 Mr. Cyr, Traffic Engineer of the Department of Public Safety, took a survey of Broad Street, and said in that survey that Broad and Clay Street was the most dangerous part of the street from an accident standpoint; that more accidents had taken place at that point than anywhere else.

Yesterday between the hours of twelve-thirty and twelve-forty, the least busy hours on Broad Street at that intersection, a traffic count was taken, and three hundred and nine vehicles passed during that ten minutes, an average of practically thirty-one per minute. And in the morning and evening that is doubled. This is a converging point of traffic from Broadway, Broad Street, Clay Street east and west, both ways. This traffic from Bergen County comes in from West Hudson, from Nutley, with all the various ramifications of inter-county and inter-city transportation.

And we respectfully ask, from a safety standpoint, that this permit be not granted.

Mayor Ellenstein: What is on that property now?

Mr. Harries: A big sign.

Mayor Ellenstein: Vacant?

Mr. Harries: Yes.

Mayor Ellenstein: Is the applicant here?

Commissioner Byrne: Mr. Harries, I think this lot is most desirable for a gas station. I will admit knowing this property real well. There is Broad Street at the circle; there is a very dangerous intersection where traffic goes as it pleases. However, I do not think you have got much traffic going in and out here that it would add any more than what goes in and out of that street right now. It has been an eyesore for years, and it would be a good thing if it could be put to use, in my opinion. I have often wondered why the lot hasn't had something done with it.

Mr. Harries: What are you going to do about the safety standard?

Commissioner Byrne: If it were a parking station I think that your objection would be justified. But for a gas station I do not think so much so, because when the cars roll in they stop and they do not allow any more in until the pumps are free.

Mr. Harries: But there is no traffic light there, sir, and it is controlled by an officer entirely. Now, he lets the traffic come around from Broadway and from Broad Street right there, both together.

Mayor Ellenstein: Do you think a traffic light is less of a hazard than a man on duty?

Mr. Harries: We don't know, sir.

Mayor Ellenstein: Which is the most effective, do you know?

Acting Supervisor Brady: I was not paying attention.

Mayor Ellenstein: Mr. Harries

says there is no traffic light there but there is a traffic officer. Which is most effective or less hazardous, a traffic light or a traffic officer?

Acting Supervisor Brady: It is all new to me.

Mayor Ellenstein: Which is the most effective to regulate traffic?

Acting Supervisor Brady: A traffic Officer is always the most effective.

Mayor Ellenstein: Then it is better protected.

Commissioner Franklin: That particular fellow at that intersection, Officer Wiener, is one of the best in the City.

Mayor Ellenstein: Can't you take in a little more territory?

Mr. Harries: No, honestly, he is one of the best traffic officers in the City.

Acting Supervisor Brady: I would like to amend that, Mr. Stenographer, to say "in the Country."

Mr. Harries: But you go there in the busy hours in the morning. I saw a bus accident there just two weeks ago—

Commissioner Byrne: I go by there everyday. I think the traffic should be pushed one way or the other.

Acting Supervisor Brady: I can tell you the trouble there, your Honor, a practical and experienced viewpoint: the trouble there is that the bridge is the cause of most of the traffic tie-up there, and until something is done about the Clay Street bridge, traffic will go on as it has been going on in the past.

Mayor Ellenstein: Not the bridge so much as it needs a by-pass coming across Route 21 so it underpasses the contemplated bridge.

Acting Supervisor Brady: What causes the tie-up is the opening and closing of the bridge. That ties up traffic. And also the motorist who plugs the street crossing the street east or west or north or south and does not permit traffic to flow when it is tied up.

Commissioner Franklin: My experience there, and I pass there everyday, is that the congestion is not with traffic in front of this particular plot; traffic flows pretty freely when it gets to this particular spot that we have in question. The congestion is—

Mayor Ellenstein: You mean going south?

Commissioner Franklin: Going south.

Mr. Harries: But that traffic that comes down from Clay Street—

Commissioner Franklin: That which comes from Clay Street starts to flow when it crosses Broad turning to go south.

Mr. Harries: I mean the other side.

Commissioner Franklin: That would not interfere with traffic there. You may get a line up of traffic on the right side opposite this spot, but Broad Street is wide enough there that any vehicles coming out of there would not interfere in any sense with traffic that is lined up on Broad Street facing north. Now, traffic coming down Broadway or Orange Street stops there north or west of Broad, and

then when it flows it flows without congestion past this spot that you have in question.

Mr. Harries: From Broad or Broadway?

Commissioner Franklin: If this were on the south or east side there would be some merit about congestion of traffic, but traffic, in my opinion, is always slowing past that spot there.

Mr. Harries: But the traffic engineer says that is the most dangerous part of our street.

Commissioner Franklin: I assume going past the street there are no more than—

Mayor Ellenstein: Where do you contemplate having the entrance to this property?

Mr. Nathan H. Brodsky: (207 Market Street): There is an entrance on Clay Street, there is an entrance on Broad Street. If you gentlemen would like to see it—

Mayor Ellenstein: Is there anything you want to add?

Mr. Brodsky: Not unless I am called on. I suppose you gentlemen are familiar that this passed the Board of Adjustment by a unanimous vote. No property owner has objected, although there were over forty of them served personally.

I was just telling Mr. Harries that piece of property has been empty for fifteen years; it has been an eyesore.

Commissioner Byrne: According to this plan your exit is south, traffic must go south.

Mr. Brodsky: Yes.

Commissioner Byrne: I will vote for it.

Mr. Brodsky: We have had a special report made by the Police Department. Mr. Harries is not familiar with your special report on that question, so with the flow of traffic that will eliminate it.

Mayor Ellenstein: I think that is true. I pass the corner daily. I think once you get past the intersection of Clay Street traffic moves very freely. It is a rather peculiar corner because of traffic coming down Broad instead of South Broad—North Broad—that is what makes the heavy congestion on the other side north of this intersection of Clay and Broad, merely north where you get the flow of traffic from Broadway and North Broad Street.

Mr. Harries: But there is only one place of business between that, just one place of business.

Mayor Ellenstein: What do you mean by that?

Mr. Harries: Dean's place is on the corner, Dean's Floor Covering.

Commissioner Franklin: That is true. But traffic does not hold at Clay Street going south, it holds at Broadway. Once it reaches Clay Street it moves.

Mr. Harries: But you have got traffic lights there, too.

Mayor Ellenstein: At Clay Street?

Mr. Harries: No, below Clay Street.

Mayor Ellenstein: Eighth Avenue?

Mr. Harries: Eighth Avenue is

only a block below.

Mayor Ellenstein: But traffic moves rapidly. He is not going to pile up automobiles in there; gasoline stations don't do so well.

Commissioner Franklin: They have to go in there and they will be taken off the street faster.

Mayor Ellenstein: What is the disposition of the Commission?

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

Commissioner Franklin: Second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of New Jersey Bar and Store Fixture Manufacturing Company (New Empire Building and Loan Association, owner); for the renewal of permit for wood-working shop; premises 12-18 Jones Street; such use to be limited to the period of three years ending February 23, 1944;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board

of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Lesser & Field Co. (Samuel Weg, owner); for the renewal of permit for the storage and sale of lumber, sash, doors, trim and millwork; premises 72 Belmont Avenue; such use to be limited to the period of two years ending April 5, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations

of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer of the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Merit Neon Co. (Paramount Realty Co., owner); for the manufacture of neon tubes and signs in a 2nd business district; premises 150 Court Street; such use to be limited to the period ending two years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer of the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Atlantic Refining Co., owner; for the addition of lubritorium to present gasoline station in a 1st industrial district; premises 250-256 South Street; same to be constructed in accordance with the plans approved by the Board of Adjustment; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Ytas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

BOARD OF ADJUSTMENT

CITY HALL

NEWARK, NEW JERSEY

April 1, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*345 Badger Avenue; Julius Rubin; renewal of permit for gasoline station; such use to be limited to the period of eight years ending March 29, 1949;

361-375 McCarter Highway; Baker & Co., Inc., owner; in a 1st industrial district the construction and operation of a gasoline station, including lubritorium and automobile laundry; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of eight years;—(No objectors);

*219-243 Mulberry Street; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 1, 1942;

*18-20 Edison Place; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 10, 1942;

*98-100 Commerce Street and 9-13 Lawrence Street; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 2, 1942;

88 Commerce Street; City Parking Service; in a 2nd business district the establishment and operation of an automobile parking station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; same to be operated in conjunction with the automobile parking station on premises 98-100 Commerce Street and 9-13 Lawrence Street; running concurrently with the same and expiring with the same on March 2, 1942.—(No objectors).

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin
Secretary

The City Clerk: The letter lists six changes. Four are renewals and two ask for a suspension of the rules.

Mayor Ellenstein: Four of them are renewals and two are requests for a suspension of the rules?

City Clerk: That is right.

Mayor Ellenstein: A motion will be in order that the rules be suspended in these six matters.

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Julius Rubin (Arthur Lindeman, owner); for the renewal of permit for gasoline station; premises 345 Badger Avenue; such use to be limited to the period of eight years ending March 29, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Baker & Co., Inc., owner; for the construction and operation of a gasoline station; including lubritorium and automobile laundry in a 1st industrial district; on premises 361-375 McCarter Highway; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been con-

sidered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (City of Newark, owner); for the renewal of permit for automobile parking station; on premises 219-243 Mulberry Street; such use to be limited to the period of one year ending March 1, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Estate of Aaron Feist, owner); for the renewal of permit for automobile parking station; on premises 18-20 Edison Place; such use to be limited to the period of one year ending March 10, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations

of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Various owners:—Howard Savings Institution; L. H. Pink, Supt. of Insurance of New York; Alice W. Colquitt; The Commerce Realty Co., Inc.); for the renewal of permit for automobile parking station; on premises 98-100 Commerce Street and 9-13 Lawrence Street; such use to be limited to the period of one year ending March 2, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board

of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that following structure or use be allowed:

Application of City Parking Service (Laicremmoe Realty Co., owner); for the establishment and operation of an automobile parking station; on premises 88 Commerce Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; same to be operated in conjunction with the automobile parking station on premises 98-100 Commerce Street and 9-13 Lawrence Street, running concurrently with the same and expiring

with the same on March 2, 1942;
AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein

Mayor Ellenstein: The usual five resolutions introduced by Director Murphy will be considered as though they have been read.

A resolution re-assigning divisions, Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commission-

er Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Safety.

On roll call: Commissioner Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioners Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Affairs.

On roll call: Commissioner Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

We will now proceed to the presentation of candidates to fill the vacancy which exists in the City Commission.

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Byrne: William Untermann.

Mayor Ellenstein: Director Byrne presents the name of Mr. William Untermann. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Louis

Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Carl Abbruzzese. As many as are in favor of Mr. Abbruzzese being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abbruzzese having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: John B. Keenan.

Mayor Ellenstein: Director Byrne presents the name of John B. Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Judge Ralph Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: J. Victor D'Aloia.

Mayor Ellenstein: Director Byrne presents the name of Mr. D'Aloia. As many as are in favor of Mr.

D'Aloia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. D'Aloia having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Frank Cozzolina. As many as are in favor of Mr. Cozzolina being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the APPROVED:
Commission?

Commissioner Byrne: I move we
adjourn.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN,
City Clerk.

Newark, N. J., April 9, 1941

A regular meeting of the Board of Commissioners of the City of Newark, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at eleven a. m., standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance authorizing the issuance of \$11,669.200 of Bonds of the City of Newark for the purpose of refunding outstanding bonds of said City," and stated that today was the time fixed or a further hearing, this being the adjourned date for same.

Commissioner Byrne moved that the ordinance be laid over until April 16, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8 1930," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

Mr. E. H. Kerner: (53 North Munn Avenue, Newark) I would. This lady is Mrs. Irene Herbst, 39 Munn Avenue.

Commissioner Murphy: Mr. Mayor, I got up for the members of the Commission this outline of the project. In other words, the Federal Housing Authority, on account of some labor difficulties and protests sent in by Dr. Craster in reference to the violation of the code, through the plumbing end, of which I am a member, we have taken the matter up with Washington, and the code of the City of Newark on health will be lived up to. This will be done tomorrow, the contractors advise. The impression created in the minds of people was that this was more or less a project of prefabricated homes and this (displaying a sketch) they sent in to the Commissioners in order to show the appearance of that. This is a three-story concrete finished brick type. This (indicating) is Munn Avenue. This location is Tremont Avenue and this is a small street that the City has taken into this point (indicating), which will

be done away with. There will be three, four and five room units, with play field and necessary garden space, and so forth.

Mayor Ellenstein: Have you folks seen this before?

Commissioner Byrne: I saw it before in the Director's office.

Commissioner Franklin: That is South Orange Avenue in the back-ground?

Commissioner Murphy: South Orange Avenue is back here (indicating), and I guess this is the parkway that goes down on this side to the cemeteries.

Of course, I think their real objection has been softened a bit, at least, anyway, due to the fact that they felt it was some kind of slipshod building, but these are real constructive homes in line with the Newark Code. As I say, they will be one hundred per cent. concrete, fire-proof dwellings, and the rentals run, as told by Mr. Harold Clark, who is handling this for the Defense administration, anywheres from \$30 to \$40 a month, or somewheres between \$10 and \$11 per room, and it is for defense workers, which, of course, the Commission is familiar with, who are working on defense contracts of the Federal government. It has nothing at all to do with the supervision of the Housing Authority of the City of Newark, although they are cooperating with us, so I thought it would be a good idea to bring it up here and give the members of the Commission, so far as they brought it in last time, on the ground of labor protests. The Union complained about this due to the violation but that has been straightened out.

Mayor Ellenstein: Is Labor in favor of this?

Commissioner Murphy: Yes, they are in favor of going ahead. They think it is a fine thing. It is a piece of ground that has been laying there for a number of years.

Commissioner Franklin: I have some letters, one dated yesterday, April 8th, from the Master Plumbers Association, Newark, New Jersey, 38 Holland Street, reading as follows:

"The Master and Journeymen Plumbers throughout the United States have, for over sixty years, waged their right for better and more sanitary plumbing installations for the protection of Public Health.

"This branch of the Construction Industry has just learned of the order by Defense Housing Coordinator C. F. Palmer that all plumbing work installed in these Defense Housing Units shall comply with Plumbing Manual BMS66.

"This is 1941. The rules laid down in this manual pertains to B.C 66.

"It is said that these Units, when the emergency is over, are to be sold to the consumer, or private owner. Every individual, whether he buys or rents a home, occupies a hotel room, or rents an office, has a right to expect that ordinary precautions have been taken for his safety. Undoubtedly, you expect it. What will the intended purchaser say when he is told that the Plumbing installations in these Units do not comply with local Ordinances, Rules and Regulations.

"For these reasons, we believe approval for the erection of these Defense Housing Units should be withheld until such time as arrange-

ments are made to comply with local Ordinances governing the installation of Plumbing.

"We respectfully ask your careful and thoughtful consideration.

Very truly yours,

(signed) IRA MORRIS

"Executive Secretary."

There is also a letter from Local Union Number 24, United Association of Journeymen Plumbers and Steam Fitters. This is under date of April 7th, and I will read it:

"The Journeymen Plumbers Local Union No. 24 of Newark take this medium of protesting the contemplated installation of plumbing in the Defense Housing projects to be located in Newark.

"The present contemplated method of installation does not meet with the requirements of the Plumbing Code of the City of Newark Health Department. We feel that the plumbing installed as intended, will be detrimental to the health standards as set up by our Health Department. Improper plumbing can also adversely affect the health of individuals living in apartments surrounded by this unsanitary condition by permitting them to be exposed to possibilities of foul odors and sewer gases entering the homes through the plumbing system.

"Another feature that could be mentioned in passing is the present plan of the Federal Government to dispose of these Defense Housing Units to private owners after the present emergency has passed. There is no reason why eventual owners should be forced to purchase buildings in which the plumbing

installations are not in compliance with local regulations.

"The plumbing regulations of the Newark Plumbing Department are safe and sanitary and the cost is reasonable.

"Trusting that you may give this matter your personal attention and with best regards, I remain

"Very truly yours,

(signed) "Robert J. Murphy,

"Secretary Treasurer

"Plumbtrs Local 24."

And there is a letter from Dr. Craster under date of April 7th which reads as follows:

"It has come to the attention of the Department of Health that the Plumbing is now being estimated for the proposed Defense Housing Units, preparatory to awarding contracts.

"The proposed plumbing systems in many details will not meet the sanitary requirements of the Plumbing Code of the Department of Health of the City of Newark.

"Newark's Plumbing Code is a modern, safe sanitary code with the minimum sanitary standards, and this Department objects to any plumbing installations which are not safe and sanitary. Due to the lack of proper trap venting, we consider the proposed system unsafe.

"We respectfully request that the City Commissioners withhold any approval of the proposed Defense Housing Unit until such time as it is agreed that the plumbing shall comply with the requirements of the Plumbing Code of the City of Newark.

"All of the newly constructed Housing Projects have plumbing systems which meet these requirements and there is every reason why the Defense Housing Units should have sanitary plumbing systems.

"Very truly yours.

(signed) Charles V. Craster

"Health Officer."

Commissioner Murphy: In answer to Director Franklin I would like to state that the matter was brought to my attention, and as soon as I had got the letter from Dr. Craster and from the Union, the Local Union of Master Plumbers, I went into the matter. This type of work is similar to the Federal Post Office, and over all these the Building Department of the City of Newark has no jurisdiction. They had when it came to the development of the low-cost housing because the Housing Authority had been set up and was loaned money by the Federal government, but here you have the Federal government moneys directly. They are the owners. Therefore, that eliminates coming under the jurisdiction of the Building Department of the City of Newark or the Health Division. Nevertheless, they have gone along and agreed to notify all the contractors and the Health Department, which got telegrams today informing them to the effect that the Health Code of the City of Newark, pertaining to the installation of the plumbing works, would be complied with. In reference to the Building Department, I took it up with them and it has been reported back to me this morning that they have no jurisdiction over it any more than they would have over the Post Office that was built, so that eliminates those complaints that were made.

The only other complaint was made by a number of trades on account of the wages involved, and that has also been adjusted today whereby they will have the pay of the different trades in their sections which have been recorded in Washington.

Commissioner Franklin: Even though it is a Federal government unit, a Federal project, the City Health Ordinance will be complied with?

Mayor Ellenstein: He said, so far as the code.

Commissioner Murphy: There is a national code which is recognized by the Federal government, which, naturally, does not go as far fetched into the ventilation system as we do in our local code.

Mayor Ellenstein: The general code applying throughout the United States is not as stringent as it is where we have a more congested population.

Commissioner Murphy: But they are going to comply with it.

Mr. Max Littman, 525 Elizabeth Avenue, Newark: If the private owner gets that building, after it ain't necessary for the government any more, it would be against the law.

Mayor Ellenstein: The Plumbing Code is being complied with.

Commissioner Franklin: He means after the defense housing is finished with, whether the private owner will be under the jurisdiction of the City.

Mayor Ellenstein: It does not affect the health conditions in the

City. They have a United States Building Code which deals generally with it, and I assume that it requires a certain amount of ventilation and heating in each unit, but where there is a Plumbing Code involved, there it is a health measure, so that in the more thickly congested parts of the country you would have to have more safeguards around. The general code of the United States, the Plumbing Code, would apply generally throughout the United States where they have an average population, but there it is not as stringent as our local code, which is more stringent as far as our plumbing is concerned, and Director Murphy reports that all these master plumbers have received letters and Dr. Craster has received a telegram stating that they will comply with the local plumbing code.

Commissioner Murphy: That matter has all been thoroughly adjusted now, satisfactorily.

Mayor Ellenstein: I understood the last time that you appeared here was because the people objected particularly due to the fact that they understood these would be prefabricated homes, prefabricated material, and only of a temporary nature, and that after this emergency was concluded it would make an area which would affect the value of your property.

Apparently, from what Director Murphy reports, it is to be made of concrete and fireproof construction and of a permanent nature.

Commissioner Murphy: With a finished brick finish on the outside, not the concrete outside. The building will be concrete with the brick finish all around.

Mr. Kerner: Is an imitation brick

finish. Director?

Commissioner Murphy: No, that is a natural brick.

Mr. Kerner: The property owners in this neighborhood have signed the petition, and in due justice to those that are not present here, forty-five property owners have signed their signatures to this petition—

Mayor Ellenstein: There is no objection to your presenting it, except that you might explain to the property owners just what the situation is.

Mr. Kerner: We had no indication what it was going to be. We had no knowledge, but now we can go back and present at least something to them and inform them of the type of construction it will be and assure them that it is not a slum clearance project and there may be a little protection to their property.

Mayor Ellenstein: Not only that, but the \$10 a room does not seriously compete with property owners in your locality.

Mr. Kerner: They were fearful also that, being a government project, that the government would not discriminate, and it may have been that colored people would enter the premises and naturally deteriorate the income from their property.

Mayor Ellenstein: Of course, they are not competing. That is what you are particularly interested in. As soon as the emergency is over that is going to be turned over to private enterprise and it is going to be taxed in the ratables. That is the agreement with the government, and then the price of the rooms will increase. Right now the government won't be paying any taxes, except for the land or an arrangement for taxes

in lieu of shelter rental.

As I explained to you, it will amount to between \$7500 and \$8000 a year, as contrasted with the \$2500 it receives now for the ground rental. It seems to me that it would enhance the value of your property and not compete unfairly.

Mr. Kerner: That is what we wanted to be sure of, that there would be no unfair competition because of the fact that we have our properties and we would like to retain the value we have in it now, and also keep our rentals the same as they are at the present time.

Mayor Ellenstein: You don't want anyone to come in with unfair competition which will bring down your rentals.

Mr. Kerner: Right now I have one myself that I would like to get rented. In connection with this I would like to present this petition for your consideration.

Mayor Ellenstein: Don't you agree with this, in view of what you learned today that it puts a different complexion on it?

Mr. Kerner: It puts a different aspect on it; I agree with you.

Mayor Ellenstein: In the first place it is of permanent construction; secondly, it does not unfairly compete with you, and we have the assurance that when this emergency is over, which we all hope will be soon, that this property will have to pay for the construction as well as the land, and the government does not want to make any money on it, and then the price of the rooms must go up. It is \$10 a room, and the price must go up.

Mr. Kerner: Another thing I would like to bring up is the school facilities in that locality.

Mayor Ellenstein: We have assurance from the Board of Education that there are ample school facilities.

Mr. Kerner: On Speedway Avenue is one, an elementary school to the fourth grade, and from there they go to Alexander Street School which is overcrowded at the present time, and West Side High School, with 300 families going into that project it will average two children from a family or six hundred children up there.

Mayor Ellenstein: I can only tell you in a very general way that we have a shifting arrangement in the secondary schools and high schools now. There are many children who go from one end of the City to the other because of the crowding in the high schools. While there has been a depletion in the grammar schools, the primary schools, there has been an increase in the high schools, so the Board of Education has tried to adjust that as best it can. You may remember a few years ago the Superintendent of Schools for the Board of Education made a recommendation for the construction of another high school. They have to make the best of the situation, but the government has made a survey of the locality and they have come to the conclusion that there are ample school facilities, because the government is interested, just the same as we are, in that. The matter of education is one of the important institutions in democratic government, and they recognize that in Washington and they have made a survey of that. It will be for the Board of Education to wrestle with that problem and allocate the chil-

dren according to their ages so that there is no hardship on the children. If that should arise then you can rest assured that the other Commissioners and I will—

Mr. Kerner: Then we will leave it in your hands for consideration.

Mayor Ellenstein: I can see the merits of your protest, particularly so if it was to be of prefabricated material that went into this building, and if it went into disrepair and it wasn't of proper construction and was not fireproof, it would create so many hazards, and, then, there is the other thing, the unfair competition.

I agree with you that \$10 a room competes with you for the time being, but that is of a temporary nature and it is only available for those people who work in the Defense projects and it will not compete with you on that score.

Taking that into consideration, it seems to me that with all these facts presented to the people in your locality they will realize not only the expediency of cooperating with the government in this defense program but it will build up these very many properties in this City that need building. It will help the building trades, and create more spending power and other factors enter into it. Newark, already congested, can only grow in the air. It will help business in that locality because those people who will live in there will bring spending power.

Mr. Kerner: I agree with you. All right, thank you.

Mayor Ellenstein: Is there any other person who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted by second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne moved that the title of "An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930.

The Ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

RESOLVED: That the sum of Twenty-five Thousand, Four Hundred Eighty-six Dollars and Eighty-five Cents (\$25,486.25) be and the same is hereby appropriated to per-

sons named on the annexed certified lists, being the bills and claims of the Dept. of Revenue & Finance, as follows:

Remissions — Prior Years
Taxes Granted By State
Board of Tax Appeals\$12,878.78

Remissions — Prior Years
Taxes Granted By State
Board of Tax Appeals 12,608.07

\$25,486.85

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Eight Hundred Twenty-five Dollars (\$825.00) be and the same is hereby appropriated to persons named on the annexed certified lists, being the bills and claims of the Dept. of Revenue & Finance as follows:

Division of Works Projects....\$825.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Two Thousand, Three Hundred Sixty-Eight Dollars and Seventy-Three

Cents ((\$2,368.73) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Dept. of Revenue & Finance as follows:

Reserve Overpayments—

Tax Receiver\$2,368.73

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Four Hundred, Forty-Seven Dollars and Forty-Five Cents (\$447.45) be and the same is hereby appropriated to persons named on the annexed certified list, being the bills and claims of the Dept. of Revenue & Finance, as follows:

Treasurer's Office	\$149.28
Personal Tax Arrears	182.00
Assessments for Local	
Improvements	10.00
Maintenance Foreclosed	
Property	5.75
W.P.A. Project No. 7746-0	
Leisure Time Activities	75.00
Refunds	25.42
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	\$447.25

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Eight Thousand, Six Hundred Forty Dollars and Forty-Five Cents (\$8,640.45) be and the same is hereby appropriated to persons named on the annexed certified lists, being the bills and claims of the Dept. of Revenue & Finance, as follows:

Remissions — Prior Years
Taxes Granted By State
Board of Tax Appeals\$8,640.45

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED That the sum of Sixteen Thousand, Four Hundred Fifty-two Dollars and Four Cents (\$16,452.04), be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Department of Public Safety, as follows:

Police Division	\$16,432.54
Police Courts	19.50
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	\$16,452.04

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED That the sum of One Thousand, Three Hundred Twenty-Five Dollars and Seventy-One Cents (\$1,325.71), be and the same is hereby appropriated to the person named on the annexed certified list, being the bills and claims of the Department of Public Safety, as follows:
Police Division\$1,325.71

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the sum of Twenty Seven Thousand Four Hundred Thirty-Five Dollars and Thirty-Seven Cents (\$27,435.37) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

U. S. Health Sanitation	
Account	\$ 127.38
City Hospital	3,072.41
W.P.A. Account	10,186.50
W.P.A. Account	4,682.67
Outdoor Poor Department	42.04
Emergency Relief—	
Administration	2,990.61
Emergency Relief—	
Administration	4,718.37
Board of Adjustment	163.00
Public Outing	
(Camp Newark)	99.45
Emergency Relief—	
Administration	102.94

(W.P.A. Projects)

Legislative Expenses	1,250.00
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	\$27,435.37

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Two Hundred Thousand Dollars (\$200,000.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Public Works as follows:

Direct Relief 1941\$200,000.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Two Hundred Seventy Dollars (\$270.00) be and the same is hereby appropriated to the City Treasurer, being the supplementary payroll of the Department of Public Works for the last half of March, 1941, as follows:

U. S. Health Sanitation
Account\$270.00

Jos. M. Byrne, Jr.

Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

Central Purchase\$194.42
 Director's Office 8.50
 Shade Tree 5.00
 \$207.92

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

RESOLVED, that the sum of One Thousand Three Hundred Ninety-Four Dollars and Ninety-Five Cents (\$1,394.95) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Emergency Relief—
 Administration\$ 103.65
 W.P.A. Account 910.00
 Bureau of Health 381.30
 \$1,394.95

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Two Hundred Seven Dollars and Ninety-Two Cents (\$207.92) be and the same is hereby appropriated to the City Treasurer, same being the bills and claims of the Department of Parks and Public Property as follows:

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of the City of Newark that the sum of Three Thousand, Five Hundred Forty-Six Dollars and Forty Cents (\$3,546.40) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending April 2nd and April 4th, 1941 as follows:

Shade Tree\$2,068.40
 Public Buildings 1,478.00
 \$3,546.40

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, THAT THE SUM OF Four Hundred Seventy-Three Dol-

lars and Ninety Cents (\$473.90) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Clerk	\$325.51
Municipal Elections	4.50
Newark Defense Council	52.75
Newark Labor	
Relations Board	14.50
Newark Defense Council	76.64
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	\$473.90

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Four Thousand, Nine Hundred Thirty-Five Dollars and Eighty-Five Cents (\$4,935.85) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Overhead Utilities Survey	
(WPA Proj. No. 7647-0) ..\$	10.00
Toy Mending	
(WPA Proj. No. 7050-0)	10.00
Vital Statistics (WPA	
Proj. No. 7193-0-E-106)	4.25
Consolidated NYA	
Applications	
(Community Center)	400.00
Garment Project	
(NYA Proj. No. 76-7)	50.00
Home Making	
(NYA Proj. No. 76-7)	250.00

Orchestra	
(NYA Proj. No. A-177)	200.00
Museum Extension	
(WPA Proj. No. 410-0-A) ..	300.00
Book Mending	
(WPA Proj. No. 4592-0)	150.00
Furniture & Metal Work	
(WPA Proj. No. 5209A)	485.00
City Wide Clerical Project	
(WPA Proj. No. 5218-26A)	300.00
Household Workers Training	
(WPA Proj. No. 6313-0) ..	100.00
Mattress Factory	
(WPA Proj. No. 6434-1-0)	750.00
Vital Statistics (WPA	
Proj. No. 7193-0-E-106)	120.50
Overhead Utilities Survey	
(WPA Proj. No. 7647-0) ..	4.00
City Planning	
(WPA Proj. No. 8077-0) ..	125.00
Sewer Construction	
(WPA Proj. No. 6951-7) ..	1,677.10
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	\$4,935.85

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Three Thousand Six Hundred Sixty Eight Dollars and Nineteen Cents (\$3,668.19) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Swimming Pool Construction	
(Eayes Park East)	
WPA Proj. No. 6069-7 ..\$	442.30
Swimming Pool Construction	

(Hayes Park West)	
WPA Proj. No. 6069-7	273.20
Swimming Pool Construction	
(Boyland St.)	
WPA Proj. No. 6069-7	273.00
Swimming Pool Construction	
(Clifton Ave.)	
WPA Proj. No. 6069-7	246.62
Swimming Pool Construction	
(Clifton Ave.)	
WPA Proj. No. 6069-7	1,697.12
Swimming Pool Construction	
(Hayes Park East)	
WPA Proj. No. 6069-7	17.27
Swimming Pool Construction	
(Hayes Park West)	
WPA Proj. No. 6069-7	10.00
Swimming Pool Construction	
(Boylan Street)	
WPA Proj. No. 6069-7	708.48
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	\$3,668.19

Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Two Hundred Seventy Four Dollars and Seventeen Cents (\$274.17) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Clerk	\$274.17
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Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Sixty Nine Dollars and Seventy Six Cents (\$69.76) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Book Mending	
(WPA Proj. No. 4592-0)	\$36.00
Toy Mending	
(WPA Proj. No. 7050-0)	33.76
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	\$69.76

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Forty-Three Thousand Twenty-Three Dollars and Fifty-Eight Cents (\$43,023.58) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

City Treasurer, Weekly Payroll,
 Period ending April 2nd, 1941

Port Newark Operations	\$ 3,198.08
Bureau of Motors	1,257.12
Bureau of Streets	2,138.94
Bureau of Sewers	888.19

House Sewer Connections ..	543.40
Bureau of Street Cleaaning	25,242.41
Street Construction	280.00
Bureau of Water	9,475.44

\$43,023.58

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein,

Commissioner Murphy offered the following resolutions:

WHEREAS, the Board of Commissioners has heretofore adopted the ordinance hereinafter described, and the Board of Commissioners desires to make further provision for the issuance of Bond Anticipation Notes pursuant to said ordinance: NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of Newark that there shall be issued, at this time, pursuant to the ordinance entitled "an Ordinance providing for the issuance of \$200,000 Street Improvement Bonds of The City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds," adopted by the Board of Commissioners on the 19th day of March, 1941, Bond Anticipation Notes of said City of the aggregate principal amount of \$210,000, and that each of said notes shall be dated on or about the date of its issuance, and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per

centum (6%) per annum.

FURTHER RESOLVED, that each of said notes shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said notes, and that said notes are without every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said notes not determined by this resolution, and also the power to sell said notes, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

FURTHER RESOLVED, THAT said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturities of any of said notes sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such notes so sold.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Board of Commissioners has heretofore adopted the ordinance hereinafter described, and the Board of Commissioners desires to make further provision for the issuance of Bond Anticipation Notes pursuant to said ordinance: NOW THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of Newark that there shall be issued, at this time, pursuant to the ordinance entitled "An Ordinance providing for the issuance of \$165,000 Water Bonds of The City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds," adopted by the Board of Commissioners on the 19th day of March, 1941, Bond Anticipation Notes of said City of the aggregate principal amount of \$165,000, and that each of said notes shall be dated on or about the date of its issuance, and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that each of said notes shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said

notes, and that said notes are within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said notes not determined by this resolution, and also the power to sell said notes, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

FURTHER RESOLVED, THAT said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturities of any of said notes sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such notes so sold.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS Federal Deposit Insurance Corporation was the owner of record on October 1st, 1939 of property known and designated as Block 454, Lot 15, 90-92 Seventh Avenue, Newark, New Jersey; and WHEREAS said property was assessed at a valuation of \$12,600. for 1940, being \$5,800 on land and \$6,-

800. on building tax \$611.10; and

WHEREAS the said assessment of \$6,800. on building for 1940, tax \$329.80 was erroneously levied because said building had been razed prior to the assessing date for 1940, to wit: January 10, 1939,

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the assessment on the building of \$6,800. tax \$329.80 erroneously levied against property known as 90-92 Seventh Avenue, Newark, New Jersey, Block 454, Lot 15 for 1940 be cancelled and that the Comptroller be and he is hereby authorized to cancel the same of record.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS John R. Houston is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 John R. Houston was the owner of record of premises known and designated as Block 1912, Lot 21, 205 Second Street, Newark, New Jersey, which was assessed at a valuation of \$3,800.00, tax \$184.30;

BE IT THEREFORE RESOLVED By the Board of Commissioners of the City of Newark that the said John R. Houston be granted exemp-

tion of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 1912, Lot 21, 205 Second Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Edward Schaffer is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Edward Schaffer was the owner of record of premises known and designated as Block 2796, Lot 30, 163 Pennsylvania Avenue, Newark, New Jersey, which was assessed at a valuation of \$2,900.00, tax \$140.65;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Edward Schaffer be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 2796, Lot 30, 163 Pennsylvania Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS J. Herricker is an honorably discharged veteran and is entitled to an annual exemption of \$400. from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 J. Herricker was the owner of record of premises known and designated as Block 1915, Lot 1, 343 Seventh Avenue, Newark, New Jersey, which was assessed at a valuation of \$5,200.00, tax \$252.20;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said J. Herricker be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 1915, Lot 1, 343 Seventh Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Frank Palmiotti is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Frank Palmiotti was the owner of record of premises known and designated as Block 4044, Lot 32, 72-74 Lindsley Avenue, Newark, New Jersey, which was assessed at a valuation of \$6,400.00, tax \$310.40;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Frank Palmiotti be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 4044, Lot 32, 72-74 Lindsley Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Nathaniel Murril is an honorably discharged veteran and is entitled to an annual exemption of \$400. from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Nathaniel Murril was the owner of record of premises known and designated as Block 214, Lot 37., 96 Bruce Street, Newark, New Jersey, which was assessed at a valuation of \$5,600.00, tax \$271.60;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Nathaniel Murril be granted exemption of \$400.00, tax \$19.40 for 1940

from the assessed valuation of his property known as Block 214, Lot 37, 96 Bruce Street, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, on December 10, 1940, one Emil Schneider pleaded guilty to a disorderly persons act offense, and a fine of \$10.00 was imposed, which money was deposited with the City Treasurer by the Clerk of the First Criminal Court; and

WHEREAS Judge Van Riper, of the Court of Common Pleas of Essex County, on the 17th day of March, 1941, on appeal from the summary conviction, did vacate and dismiss the said complaint; and

WHEREAS, Abe Silverstein, of 60 Park Place, Newark, Attorney for the said Emil Schneider, has requested the return of the fine, which is properly due upon reversal or dismissal;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to return to the said Emil Schneider the sum of \$10.00, representing the fine paid by him in the

above stated matter; the check to the order of the said Emil Schneider to be delivered to Abe Silverstein, Attorney.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

WHEREAS, under the laws of the State of New Jersey, revised Statutes Section 18:14-8, the Boards of Education are authorized to provide for the transportation of children living remote from the school house, to and from school; and,

WHEREAS, there is pending before the State Legislature Senate Bill No. 152, to amend said law in the following manner:

"Children attending schools other than a public School, except such schools as are operated for a profit in whole or in part, shall be entitled to the same rights and privileges as to transportation to and from school as are provided for children of public schools."

and,

WHEREAS, said Senate Bill No. 152 was passed in the Senate by a vote of 18 to 1 on March 24, 1941, and received in the "Assembly" on March 31, 1941, where it was referred to the "Education Committee"; and,

WHEREAS, it is the opinion of the Board of Commissioners of the City of Newark, that the service to be provided relates to the health and public safety of the children;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that we do hereby give expression to our approval of Senate Bill No. 152, providing transportation for pupils other than in public schools, provided such schools are not operated for profit; that we approve the action of the Senate of New Jersey in passing said bill; that we respectfully request the Committee on Education of the Assembly to report said bill to the Assembly; that we respectfully urge the members of the Assembly to give their approval thereto; and that its enactment be approved by His Excellency, the Governor of the State of New Jersey; and,

BE IT FURTHER RESOLVED, that the Corporation Counsel of the City of Newark or the Legislative Agent of the City of Newark or both be and they are hereby authorized and directed to present these representations to the members of the Assembly and to do all things that may be deemed necessary to properly present the request for enactment of the said Senate Bill No. 152; and the City Clerk be and he is hereby directed to forward to the members of the Assembly from Essex County a copy of this resolution immediately upon its adoption.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Forage for the Department of Public Affairs and Public Safety.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized to advertise for sealed proposals for the burial of the City's paupers.

Bids to be received between the hours of 11:15 and 11:30 A. M. on such date as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9755, dated March 26, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

THE R. L. WINSLOW COMPANY, INC. — New York City.
(Public Affairs).

Approx. 20,000 Vitrified Brick Traffic Markers (Street Dept. Spec. Sec. 461 Rev.) @ \$67.50 M.

HARRISON SUPPLY COMPANY — Harrison, N. J.
(Public Affairs).

Approx. 300 cu. yds. Grade "I" Brok-

en Stone (Sec. 417 Bureau of Streets Spec). @ \$1.92 cu. yd.

Approx. 600 cu. yds. Conc. Sand, Scow Delivery @ \$0.90 cu. yd.

DOSCH-KING COMPANY — Whippany, N. J.
(Public Affairs).

Approx. 2,000 gal. Refined Asphalt Cement No. 3, Sec. 425 Bureau of Streets Spec. furnished and applied @ \$.09 gal.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, that the agreement between The City of Newark and United Advertising Corporation, granting to United the right to erect and maintain sign boards at five locations along State Highway 25, etc. Be and the same hereby is approved and the Mayor and City Clerk hereby are authorized and directed to execute the same on the part of The City of Newark upon the adoption of this resolution.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the second half of March and the first and second half of April, 1941, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

George Goertz, City Hall Policeman, returned to duty from sick leave, with pay, on March 24, 1941.

George Hertzog, City Hall Policeman, on sick leave, with pay, March 20th, and 21st, 1941.

Robert Crote, temporary Watchman, services terminated on April 4, 1941, and he has been reappointed to the same position, temporarily, on April 7, 1941, at the same salary of \$1.200.00 per annum.

Edward Collins, Watchman, on sick leave with pay, March 26th, to March 31st, 1941. He has again been granted sick leave, effective April 7, 1941, with pay.

Michael Scahill, Fireman, on leave of absence without pay, returned to duty April 1st, 1941.

Mr. Scahill has been granted a further leave of absence, without pay, for a period of two months, effective April 6th, 1941, as per his request.

Peter Begley, temporary Fireman, services terminated March 31st, 1941, and he has been reappointed

to the same position, temporarily, effective April 7th, 1941, at the same salary of \$3.000.00 per annum.

Mr. Begley has been appointed for relief work during the absence of Mr. Scahill.

VACATIONS GRANTED, WITH PAY, EFFECTIVE ON DATES SHOWN:

Herman A. Davis, Smoke Inspector, one day, April 15, 1941, the last day of his 1940 vacation.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, it is necessary for the betterment of the functional activities of the Bureau of Motors, Department of Public Affairs that there be an assistant to the Superintendent of Repairs to act in his stead during his absence, particularly when additional shifts of work are required;

THEREFORE, BE IT RESOLVED, That the position of Assistant Superintendent of Repairs be and the same hereby is created in the Bureau of Motors, Department of Public Affairs, at a compensation of \$4.000.00 per annum, effective April 16, 1941;

AND BE IT FURTHER RE-

SOLVED, That Emil Good, be promoted from the position of Shop Foreman at \$3,400.00 per annum, to the position of Assistant Superintendent of Repairs, in the Bureau of Motors, Department of Public Affairs, at a compensation of \$4,000.00 per annum, effective April 16, 1941.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on April 17, 1941, Newark International Baseball Team will open its 1941 season at the Baseball Field in the City of Newark; and

WHEREAS, the opening game of said League is always an event of great importance to the City of Newark;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of The City of Newark that half a holiday be and the same is hereby declared for the afternoon of April 17, 1941; and

BE IT FURTHER RESOLVED, that employees of the City of Newark, insofar as it may be conveniently arranged, without interference with the business of the City, be granted permission by the Directors of the various department to attend said baseball game on said date.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, pursuant to Congressional resolution, the President has proclaimed Sunday, May 18th next, "I Am An American Day," in recognition of citizens who have reached their majority or who have been naturalized during the past year;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that Sunday, May 18th, next, shall be appropriately celebrated by the citizens of Newark, as 'I Am An American Day'; that the American Flag be displayed on all public buildings and that appropriate public exercises be held; that due significance shall be given to citizenship and its enjoyment and responsibilities; and,

BE IT FURTHER RESOLVED, that the Mayor shall issue a proclamation to our people and appoint a committee of citizens to arrange for the proper celebration of the Day.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, it is believed that the 1940 franchise taxes payable by certain utility companies, pursuant

to Chapters 4 and 5 of the Laws of 1940, have been erroneously computed and assessed, and that as a result thereof The City of Newark has been deprived of additional tax revenue, to which it is legally entitled; among which companies are the Public Strvice Electric and Gas Company and the New Jersey Bell Telephone Company;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Financt be and is hereby authorized to institute proceedings in manner approved by the Corporation Counsel, to have determined whether there has been a proper computation and assessment of the 1940 franchise taxes against the aforesaid corporations.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissiontrs Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commis-sioners of the City of Newark that the following structure or use be allowed:

Application of Michael Ortenberg, owner; for the construction of two-story addition beyond required set-

back line, and elimination of required rear yard in a 1st business district; premises 70-72 Lyons Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Pearce R. Franklmi
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

Did you confer with this lady?

Mr. William L. Vieser (9 Clinton Street, Newark): She has not been in contact with us since the last meeting. We agreed with your Honor's suggestion at that time and we are still willing to abide by it.

Mayor Ellenstein: Is your client willnig to say that if there is any increase in the premium of insurance rates, that he is willing to make a refund to her for the difference?

Mr. Vieser: That is right.

Mayor Ellenstein: If there is any increase in the insurance rates for the abutting property owner you will reimburse her for the difference?

Mr. Vieser: We signified so last week, but I have not heard from her since.

Commissioner Byrne: Is she still an objector?

Mr. Vieser: Yes.

Mayor Ellenstein: If she is in accord with that it won't be necessary for her to appear here. I think it is safe to assume from that that she has withdrawn her objections and probably found out that her rates would not be increased.

Mr. Michael Ortenberg: She was here and she had to speak to her husband.

Mr. Vieser: She did say that, yes.

Mayor Ellenstein: She said that she had to speak to her husband and that she understood that if he was in accord with that arrangement that she would not appear; otherwise she would appear.

Commissioner Murphy: I also understood that there was not to be a workshop.

Mr. Vieser: No manufacturing whatsoever. We agreed to that. In fact, our application was not for manufacturing.

Commissioner Byrne: That will be the one piece of property in that whole picture to be taken from residential for commercial use?

Mr. Vieser: No. That block includes the corner of Elizabeth and Lyons Avenues.

Commissioner Byrne: I mean this block here.

Mr. Vieser: That is the block I am talking about. That far corner, if you assume that Lyons Avenue is towards yourself, that far corner is built out to the street.

Commissioner Byrne: They are all dwellings according to this diagram.

Mr. Vieser: Perhaps that does not

go all the way down to Elizabeth Avenue.

Mayor Ellenstein: What street are you talking about?

Mr. Vieser: Lyons Avenue and Elizabeth is built up.

Commissioner Murphy: At the corner there is a furniture display store and a few others, and then it runs up a couple of hundred feet?

Mr. Vieser: That is right.

Commissioner Murphy: These four corners now are stores? Three, at least, aren't they?

Mr. Vieser: That is right.

Mayor Ellenstein: I will entertain a motion in this matter.

Commissioner Franklin: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

The following communication was received and read:

**BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY**

April 8, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

218-234 Livingston Street (242-248 Belmont Avenue); Samuels & Samuels; in a 2nd business and 1st industrial district the establishment and operation of an automobile sales station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; there to be no driveways on Livingston Street; such use to be limited to the period of six months; (No objectors);

*40 Commerce Street; Sol Kornfeld; renewal of permit for automobile parking station; such use to be limited to the period of one year ending March 10, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin,
Secretary

Ordered filed.

Acting City Clerk: This letter lists two changes. One is a renewal and the other is a new matter. There are no objectors to it and both can be heard today.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in these cases.

Commissioner Murphy: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Samuels & Samuels (Vaux Hall Holding Corporation, owner); for the establishment and operation of an automobile sales station in a 2nd business and 1st industrial district; premises 218-234 Livingston Street (242-248 Belmont Avenue;) same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the Board of Adjustment, there to be no driveways on Livingston Street; such use to be limited to the period ending six months from date hereof;

AND the matter having been considered by this Board;

IT IS APPROVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Franklin: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas; Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Sol Kornfeld (Baime Brothers, owners); for the renewal of permit for automobile parking station; premises 40 Commerce Street; such use to be limited to the period of one year ending March 10, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Franklin: I move

that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: I presume that the next order is the usual five resolutions introduced by Director Murphy, to be considered as though they had been read.

A resolution re-assigning divisions, Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions in the Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Affairs.

On roll call: Commissioners Byrne

and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

The following reports of City Officers for March were received and read:

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights & Measures for February, 1941.

Department of Buildings for February, 1941.

Clerk of First District Court for February, 1941.

Clerk of Second District Court for February, 1941.

Superintendent of Alms House for

February, 1941.

City Clerk (2) for February, 1941.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court, for February, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for February, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 1, for February, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 2, for February, 1941.

Robert J. Beckley, Clerk 3rd Criminal Court, for February, 1941.

Elizabeth S. Lewis, Clerk Family Court, for February, 1941.

City Treasurer for February, 1941.

Comptroller for February, 1941.

Ordered filed.

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF FEBRUARY, 1941

DESCRIPTION	Last Year's Collections			This Year's Collections		
	Month February	Total to Date		Month February	Total to Date	
Licenses: Sale of Alcoholic Beverages	645.00	1,335.00		310.00	1,040.10	
Ice Cream, Plumbing and Refuse	807.00	3,860.50		1,011.75	3,767.75	
All Other Licenses	10,758.23	39,373.88		11,943.29	44,122.21	
Fees and Permits: Tax Search Fees	867.50	1,788.50		756.00	1,363.00	
Building and Electrical Work Permits	1,843.51	5,439.53		2,054.11	3,819.42	
Public Sewer Connection Tap Fees	110.00	1,340.00		20.00	380.00	
Towels, Soap, Bathing Suits	993.30	993.30		932.05	932.05	
Combustible, Moving Picture, Garage and Misc. Permits	1,250.45	3,723.40		1,180.00	3,148.00	
Receipts for Patients Treated	1,624.31	4,044.58		2,917.27	5,954.11	
Contribution by City of East Orange for Passaic						
Valley Sewer Maintenance		1,449.40			1,613.27	
Jury and Listing Fees	2,767.25	5,683.60		2,691.40	5,421.00	
Animal, Chicken, Plumbing Permits and Misc. Fees	1,156.50	2,353.50		1,359.20	2,427.20	
Transcript Fees for Births, Deaths, Etc.	574.20	1,393.20		1,103.25	2,372.50	
Fines: Magistrates	6,183.45	11,459.45		6,601.85	12,308.90	
Overdue and Lost Books	1,510.55	3,406.22		3,013.32	4,928.26	

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF FEBRUARY, 1941
This Year's Collections

Last Year's Collections

DESCRIPTION

Month February Total to Date Month February Total to Date

Interest and Costs on Assessments	4,323.23	4,454.14	108.02	186.57
Interest and Costs on Taxes	29,608.69	68,561.35	27,593.38	67,634.31
State and Other Aid:				
Gas Tax Refund	2,455.53	4,790.22	4,703.34	6,855.54
Public Lighting Reimbursement				1,376.58
Bill Board Tax	3,285.55	3,285.55		
State Aid for Relief 1938				
Franchise and Gross Receipts Taxes of 1938	77.10	77.10		
Franchise Taxes of 1940 and 1941	1,095.39	1,095.39		904.88
Gross Receipts Taxes of 1939				
Bus Receipts Tax: 5 % Trolley, Jitney Tax	21,042.85	43,526.06	22,252.14	45,962.26
Leases and Rentals: City Owned Property	11,515.16	24,640.32	13,795.15	35,979.45
Rent: Army Base	8,333.33	16,666.66	8,333.33	16,666.66
Rent: City Railway				
Reimbursement: Lighting Inspectors Salary		1,500.00		

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF FEBRUARY, 1941

DESCRIPTION

Last Year's Collections	This Year's Collections
Month February	Month February
Total to Date	Total to Date

Total Miscellaneous Revenues

Anticipated

Real Estate Arrears: "Regular"

Personal Arrears:

Tax Title Liens:

Real Estate Taxes

Interest and Costs:

Lien Certificates

Special Items of General Revenue:

Leases and Rentals of City Owned Property

Smoke Abatement Bureau Fees

Zoning Board Fees

Bill Board Tax

Foreclosed Property Rents

Farmers Market Fees

Current Tax Collections

405,023.92 885,338.34 311,867.87 740,940.98

35,000.81 70,491.09 43,659.25 97,533.61

24,373.67 66,881.42 21,602.52 58,201.80

1,544.29 4,347.80

350.00 649.00

190.00 410.00

3,407.80 3,407.80

100.00

5,931,015.68 10,081,870.38 4,760,530.59 11,087,382.45

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF FEBRUARY, 1941

DESCRIPTION	Last Year's Collections		This Year's Collections	
	Month February	Total to Date	Month February	Total to Date
Miscellaneous Revenue Not Anticipated	694.36	1,145.85	10,710.59	11,645.38
Alms House				
City Home				
Police Department				
Street Cleaning				
Board of Adjustment				
Other				
Dedicated Revenue:				
Newark Airport	5,243.32	23,423.88	3,982.59	15,164.77
Bureau of Water	189,331.08	406,501.31	198,707.44	394,226.05
Bureau of Docks				
Bureau of Streets	983.20	2,132.95	728.92	1,500.65
Bureau of Street Cleaning	1,441.59	2,172.20	1,129.13	2,778.20
House Sewer Connections	1,034.04	2,170.81	1,837.21	5,671.21
Outdoor Poor	430.00	1,046.00	690.00	1,348.00

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF FEBRUARY, 1941

DESCRIPTION	Last Year's Collections		This Year's Collections	
	Month February	Total to Date	Month February	Total to Date
Weights and Measures	120.50	120.50		
Bureau of Motors				
Printing and Stationery		82.47		58.76
Shade Tree	28.59	70.66	370.43	430.54
Public Outings				
City Hospital: Payroll Credits	8.00	27.64		
Convalescent Hospital: Payroll Credits				
Administration of Relief		16.13	43.22	70.32
200 Washington Street Corp.	833.33	1,666.66	1,000.00	2,000.00
Henry C. Jones Estate	11.87	20.08		22.38
Redemption of Lien Certificates	5,387.54	14,675.13	5,056.38	6,427.72
U. S. Social Hygiene	2,120.00	2,150.00		1,000.00
Emergency Relief 1938	303.46	1,015.51		
Emergency Relief 1939 and 1940	529.96	1,115.35		

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTA OF FEBRUARY, 1941

DESCRIPTION	Last Year's Collections		This Year's Collections	
	Month February	Total to Date	Month February	Total to Date
Public Schools	76,050.88	78,036.08	844,795.27	876,606.54
Refunds—Current Taxes	9,217.78	11,091.74	6,998.37	9,132.39
Return Checks—Current Taxes	6,387.95	9,847.93	4,619.41	7,537.78
Regular Assessments	2,991.39	3,815.34	138.68	162.78
Sewers				
Grading, Curbing, Flagging				
U. S. Health Sanitation	1,775.00	1,775.00		
House Sewer Connections				
Shade Trees				
Side Walks				
Water Service Conn.				
T.T.L. Assessments	3,624.07	3,924.81		44.00
Sewers				
Grading, Curbing, Flagging				

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF FEBRUARY, 1941

DESCRIPTION

Last Year's Collections	This Year's Collections
Month February	Month February
Total to Date	Total to Date

Openings			
House Sewer Connections			
Shade Trees			
Sidewalks			
Miscellaneous			

Other Cash Collections:

Capital Account	250,000.00	19,350.00	1,210,985.20
Miscellaneous	22.75	62,457.20	68,451.94
Over Deposit02	.02	

Totals	\$6,818,842.13	\$12,183,650.02	\$6,416,915.74	\$14,873,034.27
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Under Deposit	1.39
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Vincent J. Murphy

Ordered filed.

**CITY OF NEWARK, NEW JERSEY
DEPARTMENT OF
REVENUE AND FINANCE**

March 1, 1941

To the Honorable,

The Commissioners of the
City of Newark, N. J.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of February, 1941:

RECEIPTS

Cash on hand—	
Jan. 31, 1941	\$ 6,128,537.72
Rec'd from Comptroller	
—Feb.	5,572,120.47
	<hr/>
	\$11,700,658.19

DISBURSEMENTS

By Warrant	\$5,479,193.81
Without Warrant	27,366.04
	<hr/>
	\$5,506,559.85

Cash on hand—	
February 28, 1941	\$6,194,098.34

Respectfully,

Vincent J. Murphy,
Director of Revenue & Finance

By: Joseph J. Kroehl

Ordered filed.

Mayor Ellenstein: We will now proceed to the nomination of candidates to fill the vacancy which exists in the City Commission.

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia having received but two votes is declared not elected.

Commissioner Byrne: Mr. Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

Mayor Ellenstein: I present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the

Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: William Untermann.

Mayor Ellenstein: Director Byrne presents the name of William Untermann. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Carl Abruzzese. As many as are in favor of Mr. Abruzzese being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abruzzese having received but two votes is declared not elected.

Are there any others?

Commissioner Byrne: John B. Keenan.

Mayor Ellenstein: Director Byrne presents the name of John B. Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Judge Ralph Villani. As many as are in favor of Mr. Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Dr. Edgar Ill.

Mayor Ellenstein: Director Byrne presents the name of Dr. Edgar Ill. As many as are in favor of Dr. Ill being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin,

Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Dr. Ill having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Andrew Zazzali.

Mayor Ellenstein: Director Byrne presents the name of Andrew Zazzali. As many as are in favor of Mr. Zazzali being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Zazzali having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of the

President of the Board of Education, Mr. Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Franklin voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move we adjourn.

Mayor Ellenstein: You had better make it to April 14, 1941, at ten a. m., which is the day set by law for the public hearing on the budget, but before putting in the motion I might request the Commissioners to get here as promptly as they can in order to give a proper audience to those who wish to offer suggestions or criticisms of the budget, and to give them ample time in which to do that it might be well to start as near ten o'clock as possible. I will ask the Commissioners to be present promptly at that time.

Commissioner Byrne: I move that we adjourn to April 14, 1941, at ten a. m.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commisioners of

The City of Newark, New Jersey

H. S. REICHENSTEIN,

City Clerk.

Newark, N. J., April 14, 1941

An adjourned meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at ten a.m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move we dispense with the reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk: Mr. Mayor, we are ready for the hearing on the budget.

Mayor Ellenstein: The purpose of this meeting, ladies and gentlemen, is, as you know, perhaps, the public hearing on the budget. There are a number of speakers. While there are a number of speakers there isn't any intention to restrict anyone to a limited time. We would like the cooperation of every individual.

(Shouts of louder! louder!)

I said that there are a number of speakers, but there isn't any intention to limit anyone to any specific time. We hope that each individual

who appears before the Commission will present his views in a constructive manner and not take up the time unduly, and in that way we can have complete cooperation and do everything we possibly can.

The following persons addressed the Board of Commissioners on the budget:

Max Littman, 755 Clinton Avenue, representing himself; Charles Becker, 114 Market Street, representing himself; Samuel Rothbard, 1060 Broad Street, representing the State, County and Municipal Workers of America (CIO); John C. Feil, 205 Peshine Avenue, representing the Newark Taxpayers' Association; Charles Shankroff, 80 Court Street, representing himself; William Umscheid, 281 North Fifth Street, representing himself; Matthew W. Robustell, 149 Brunswick Street, representing himself; Franklin Jones, 16 Boyd Street, for the State, County and Municipal Workers of America; Lawrence Mahan, 205 Custer Avenue, representing the Communist Party; Austin Waldron, 261 North Sixth Street, representing Newark Taxpayers' Association; Harry E. Stern, 60 Park Place, and Herman C. Silber, 643 Parker Street, representing the Newark Citizens' Union; Edmund W. Wollmuth, Executive Vice-President of Newark Chamber of Commerce.

(During Mr. Waldron's address to the City Commissioners the following colloquy took place.)

Commissioner Murphy: While you are on that, Mr. Mayor of course, you know that commitments have

been still coming in from each of the departments, and that is what more or less has stymied any definite position there, establishing any definite figure there.

Mayor Ellenstein: I know it is difficult to do that but I am basing it on past experience. Here we are at April 15, three and a half months after the close of the last fiscal year. However, that is something for computation. I think it will come very close to \$170,000, that you can take out of there.

Commissioner Murphy: The procedure has been that the past experience has always gone into the following year's budget, but here is a situation where the commitments still keep floating in, and what the Commissioners ought to do is to clear up that cloud by recalling what commitments they now have. At the present time there are a number of commitments coming from the individual commissioners. If everything here was purchased through the Central Purchase Commission then you would have a different system entirely.

Mayor Ellenstein: I am basing it on my department. There is very little left in my department.

Commissioner Murphy: If all of the Commissioners filed a report giving us the commitments outstanding, we could determine—

Mayor Ellenstein: Suppose the City Clerk be instructed to notify each Commissioner to give you the full amount of obligations, com-

mitments made during 1940, up to December 31, 1940, and then you can get the complete picture.

Commissioner Murphy: I have sent a notice, but another one won't do any harm, but they still keep coming in.

Commissioner Franklin: I am informed, Director Murphy, that Mr. Farrell asked this department for that two or three weeks ago. Public Safety say they have given it and we say we have given it. Is that right, Mr. Farrell?

Acting Auditor Farrell: Yes.

Mayor Ellenstein: Does anyone else wish to be heard on the Budget?

(No response).

Mayor Ellenstein: A motion will be in order at this time that the public hearing on the budget be closed.

Commissioner Franklin: I so move you.

Commissioner Byrne: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne: I move that we adjourn until next Wednesday at eleven a.m.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

**The Board of Commissioners of
the City of Newark, N. J.**

**H. S. REICHENSTEIN,
City Clerk.**

Newark, N. J., April 16, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at eleven a. m. standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move that we dispense with the reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin presented "An Ordinance providing for the Docking, Loading and Unloading of vessels at the Port of Newark, and providing for the charges, fees, rules and regulations for said Docking, Loading and Unloading," for information and moved that a public hearing be held on April 30, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin presented "An Ordinance to license persons, firms and corporations, engaged in the business of "Master electricians"

in the City of Newark," for information and moved that a public hearing be held on April 30, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance to amend an Ordinance entitled: An Ordinance to regulate the construction, repair, alteration, and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Ellenstein: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Franklin moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The Ordinance was declared open to amendment in all its parts.

Commissioner Franklin moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that the title of "An Ordinance to amend an Ordinance entitled: "An Ordinance to regulate the construction, repair, alteration, and removal of buildings within the City of Newark, New Jersey," adopted July 15,

1924," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend an Ordinance entitled: "An Ordinance to regulate the construction, repair, alteration, and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The City Clerk presented "An Ordinance authorizing the issuance of \$11,669,200 of bonds of the City of Newark for the purpose of refunding outstanding bonds of said City," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Ellenstein: Is there any person who desires to be heard on this ordinance?

Commissioner Byrne: I move that it be deferred for one week.

Mayor Ellenstein: I understand that if we are to get any benefit out of this ordinance in its present form it has to pass today. It cannot be deferred. That is my understanding from Mr. Taber.

Commissioner Murphy: The only point that I have there, Mr. Mayor, is that there is no use of having a long discussion of the matter if Director Byrne said he is not going to vote. While it is not the deadline, nevertheless it is essential if we want to get the whole picture before the Local Government Board, that action be taken as soon as possible.

Mayor Ellenstein: I understand that we cannot take advantage of that relief in the tax rate under the existing ordinance unless it be passed today. That is my understanding. Am I right in that, Mr. Taber?

Mr. Norman S. Taber: I think that is correct, because some of the bonds will be maturing and the ordinance will have to be redrawn. It will have to be a new ordinance. The ordinance will have to be redrafted.

Mayor Ellenstein: The budget will have to be disposed of.

Commissioner Murphy: Of course, it has to be presented to the State Funding Commission for their approval.

Mr. Taber: It has to be presented to them as soon as the Commission passes the ordinance and they will not formally consider that until that time.

Mr. Charles Shankroff appeared and opened passage of the ordinance stating it would be illegal and unconstitutional and would impair the obligation of contracts, quoting several statutes to bear out his non-tention.

Mr. Norman S. Taber: Members of the Commission, I will try to be extremely brief and just hit the high spots. I may say that the objectives of the proposed refunding program,

so far as this portion is concerned, are really three; one, to provide for the utilization of the accumulation of excess assets in the Sinking Fund over requirements, in a strictly legal manner. This program is designed to safeguard the credit of the City and provide a sound credit structure for the City and provide relief to the taxpayers. That is the first objective in formulating this program.

Secondly, to provide the cash for the prompt payment of all term bonds at maturity, or at the earliest callable date, wherever they are called.

Third, for the fulfillment of all contract obligations with the bondholders.

Those, I think, can be the three objectives which we have tried to bear in mind in formulating this reorganization program. Briefly, the program calls simply for this big exchange of \$11,669,200 of term bonds out of the \$26,000,000 approximately that are now outstanding. All of that eleven million odd term bonds are now held in the hands of the Sinking Fund, and this provides for the exchange of said bonds for an equal par value of new serial bonds bearing two per cent. interest. The maturities of those serial bonds are all specified in the bond issues at a date which will be either at or prior to the day when the actual cash is needed to retire the remaining outstanding term bonds of the City of Newark.

The second step in this program, simultaneously with the exchange of these bonds, provides for the cancellation of \$5,617,901.52 of Newark serial bonds which are now held in the Sinking Fund. As a result of these two operations the term bonds which will then be outstanding will

be \$14,253,000, and the remaining assets in the Sinking Fund to provide for the payment of those bonds will be \$14,463,000 odd. In other words, it will be slightly in excess of every single term bond that still remains to be paid.

Mayor Ellenstein: You are going to reduce the value of the term bonds from \$26,000,000 to \$14,000,000?

Mr. Taber: That is correct, and the cancellation of the excess amount, which is in accordance with one of the very extracts from one of the laws which we have just heard read, and strictly in compliance with that. I might say that the law of every step in this plan has been fully passed upon by your bond attorneys. Also, it has met with the unanimous approval of the entire Sinking Fund Commission, and at a recent meeting of the Sinking Fund Commission it voted unanimously to take the necessary steps which would be required in order to put this program in effect as soon as the bonds were legally issued by the City.

Furthermore, from the legal end Mr. Hardin, who is the chairman of the Sinking Fund Commission, is no mean lawyer in his own right, and he has fully passed upon it as far as the legality and as far as the practical aspects are concerned. Furthermore, it has received the informal approval of the Local Government Board, and it is merely awaiting passage of the ordinance before it can take definite action on the thing.

The results which will accrue to the City if this program is put into operation, may be summarized as follows:

The outstanding \$14,000,000 of term bonds, assets of the Sinking

par value outstanding; no further Fund, slightly in excess of the full contributions to the Sinking Fund will be required because the Sinking Fund will be filled 100 per cent with assets of the Sinking Fund maturing at or prior to the time when the term bonds must be paid, and there will be cash to pay every outstanding bond at its maturity or at the earliest callable date, whenever they are callable, and that is one definite improvement under the present set-up. Under the present set-up there is no certainty that certain of the term bonds are callable. There is no certainty that the cash will be available at the earliest call date to pay those bonds that—

Commissioner Byrne: What is the uncertainty?

Mr. Taber: The uncertainty is that the cash will not be there under the present set-up. It will be there when the first call bonds come in in 1945, but those particular funds will not be up to one hundred per cent.

Commissioner Byrne: I disagree with you.

Mr. Taber: Will be very glad to go into it with you.

Commissioner Byrne: We had a two hour session and there was nothing that you told me in that two hour session with Mr. Hardin that proved to me that this thing should be done, and I told you very frankly that if there was anything you could tell me—

Mr. Taber: Mr. Hardin agrees, I think, Mr. Commissioner, that there is no absolute certainty that the bonds would be called on the call date.

Commissioner Byrne: He didn't

say that in my presence.

Mr. Taber: He told it to me.

Commissioner Byrne: I told you and Mr. Hardin both that if there is anything further that you can state to convince me to change my mind I will do so, but I have not heard anything further. Those are the same arguments you stated before.

Mr. Taber: Under the present system the contributions to the Sinking Fund and the accruals, there will not be assets in there equal to 100 per cent by 1945.

Commissioner Byrne: There is no doubt that the City, going the way it has, can meet the bonds in 1945.

Mr. Taber: Not all of the callable bonds, not with certainty, especially if there is a credit as has been taken this year, a \$200,000 reduction in the annuity contributions. I can't say what will happen in 1942, 1943 and 1944, but there is a very definite question as to whether or not there will be enough assets to meet the callable bonds. There will be in 1947, yes, but not in 1945.

Commissioner Byrne: Automatically they can be met under the present plan.

Mr. Taber: It will require the switching of assets from one fund another which I am not prepared to say is strictly legal, and it has already been questioned by certain lawyers. It could be done by switching the assets from one fund another.

Mayor Ellenstein: In order to fill the fund?

Mr. Taber: But the fund itself for

these particular bonds will not be filled by 1945 100 per cent. That is just a matter of mathematics under the present system.

Finally, the other result will be, mainly, that the total debt service requirement for his year would be reduced by approximately \$750,000 under the present amount as in your estimated budget, and the debt service in each succeeding year will drop from \$150,000 to \$200,000 in the next five years, and a very substantial drop in 1946, so there is also the constantly reduced total debt service charge over the life of the bonds. There is definitely a saving.

Mayor Ellenstein: That substantial drop is there now?

Mr. Taber: That substantial drop is there now. It is even greater under this.

Mayor Ellenstein: Three to three and a half million is the drop in 1945.

Mr. Taber: As compared with this?

Mayor Ellenstein: There will be a drop in the debt service of from three to three and a half million in 1945.

Mr. Taber: That drop will still continue.

Commissioner Byrne: You increase your debt service in 1945 \$445,000 under your plan.

Mr. Taber: That is to assure you will have the cash to meet the callable bonds which, as I said before, is not a certainty under the present system. All the Sinking Fund annuities are figured not to the callable date but to ten years hence, and

that is the reason for the increase in 1945, so as to pay off the debt at the earliest possible moment.

I think that summarizes it very briefly.

Commissioner Byrne: There is nothing that will be lost if the plan is not adopted. The City does not lose a thing. The saving is still there for next year.

Mr. Taber: The saving is there. It is entirely up to the City Commission as to when they want to give relief to the taxpayers, but that is something which is beyond my province altogether. The facts, I think, are correctly stated as I have put them here. The other matters are purely matters of policy with the City.

I will be glad to answer any further questions.

Mayor Ellenstein: Is there anyone else who wants to say anything, before putting this to a vote?

I want to say that the tax rate, admitted by anyone who knows anything at all about the budget and the statutory items that are contained in this year's budget is an unnatural one for this year. Every possible means should be used to bring the tax rate down substantially to give relief to the taxpayers this year, not by any artificial methods that will bring the tax rate down this year and hike it up next year, but here is an opportunity, without in the slightest degree affecting the credit of the City, to get \$750,000 less in the debt service, which, with the 19 per cent in the cushion, will amount to about 13 points in the tax rate. If this money is left to accumulate year after year, without taking advantage of that surplus,

in 1961, when the Sinking Fund Commission will go out of existence, I think it is computed that we will have between six and a half million and seven million dollars at that time. Is that right?

Mr. Taber: I have not computed it.

Commissioner Murphy: That was the estimate.

Mayor Ellenstein: And obviously, when the Sinking Fund Commission goes out of existence, that six and a half or seven million dollars goes to the City, and it will be set up against the tax budget in 1962. The people of Newark and its taxpayers need relief now, this year, because of this unnatural tax rate that exists now, without even going into the question of reducing ratables and other factors, such as deficits over that of last year of \$2,048,000.

The tax rate, in my opinion, without in the slightest degree affecting the credit position of the City, and without, as I said, bringing the tax rate down below normal and then hiking it up next year, can be reduced below five dollars and even below \$4.95, and with the assurance that it will not be any higher next year. In all probability it will be lower.

This enters into part of the plan, and I can't see any logical reason for anybody, whether he be a commissioner or a private citizen who is interested in the welfare of our city, opposing this ordinance, unless it is done for political purposes, and I consider that anybody who opposes this is sabotaging the plan of giving relief to the taxpayers of this City, to give them the relief that they are entitled to have, relief that flows naturally by reason of this surplus

which exists in the Sinking Fund Commission, and there is no point in waiting until next year to take advantage of a situation, when we need that relief this year, and I can say again that I must come to the conclusion, the logical conclusion, that anyone who opposes it does it primarily for the purpose of keeping the tax rate up so as to create a hysteria among the taxpayers and the rent payers of this City, and using it for political purposes and political purposes only.

Commissioner Byrne: I am not opposing it on any political purpose or any sabotage. Before the rate was ever announced and you were the one, Mr. Taber, who told me what the rate was when we met in conference with you and Mr. Hardin. I was opposed to this plan; I told you very frankly, if it interested you, how so much interest was created in a campaign year. I took time out and announced myself at the budget hearing that I would confer with you and Mr. Hardin that afternoon; that it was my opinion that it should not be passed, and I went up there and talked with you and Mr. Hardin and I told you most fully exactly what my objections were and you said nothing in my opinion that conveyed to me any reason why I should vote for this.

The saving to be affected is one that is not going to be lost by the taxpayer. It will be there next year, even when your federal taxes are higher, and that kind of saving in my opinion could be effected through diligent action by a Sinking Fund Commission headed by Mr. Hardin, and that this should not be changed over in a campaign year for the reduction of the tax rate. I don't think it is right. I didn't think it was necessary and I don't think it is necessary to go into this. That is

your business. You are getting a fee of \$10,000. I think it should be done for nothing. In any event, it is a business with you and this is my City's business, so I will have to start in that way so long as you started and so long as the Mayor made the charge of sabotage. That is the statement that I resent and it is untrue. I am acting for the best interests of the City. I am not going to vote for it and I am willing to take my chances with the electorate, if need be, because I think I am doing the right thing.

(At this point Commissioner Byrne reads a prepared Statement.)

Mr. Taber: I don't want any misunderstanding. There is absolutely no personal feeling, as far as I am concerned, and I know that is correct, although he had apparently addressed most of that statement to me.

My position is this, and I would like to state it publicly here. I was first called into this matter, first called in for an informal conference by Mr. Hardin and certain other members of the Sinking Fund Commission last February.

Mayor Ellenstein: Mr. Hardin is not running your business, is he?

Mr. Taber: No, but it was at the request of Mr. Hardin and others. As far as I am concerned, it made no difference whether it was an election year. In fact, I gave no thought to it until a month or two ago when the matter was brought up. As far as I am concerned, whether it is an election year or not, I was requested to come in and check the program. I have done my best to set up one which I know will meet with the approval of the present and prospective investors in Newark bonds.

and from a credit angle I am sure it will improve and not in any way impair the credit of Newark. As I stated before, it is purely a matter for the Commission to decide as to whether or not there should be a reduction through this method this year or whether it should be done in some later year and by what method. I am merely here explaining the details of this plan, and that I have tried to do to the best of my ability.

I would like to make one statement as to the distribution or reduction in the amount as prepared by the present debt service. If you will realize, the total amount between now and 1945, the total reduction in that, is around \$2,500,000. I have not figured it out just the same as you have but that is approximately right in those five years. During that time, or by 1945, 50 per cent. of the outstanding remaining bonds will have been required so it seems fairly good justification for using over that period fifty per cent of the amount.

Commissioner Byrne: Years ago you were called in by the City of Newark and you put through a plan and you were paid \$64,000 by the City. Is that correct?

Mr. Taber. Approximately.

Commissioner Byrne: You brought things down pretty low then. Things were running very smooth. Then things dropped down and with all the refunding done the operating costs have gone up higher than they were before, following your advice, which was sound.

Mr. Taber: It was a sound program. I will still defend it.

Commissioner Byrne: You couldn't stop it. It kept building right up.

Mr. Taber: There is no refunding program that I know of that has anything to do with operating expenses. I would like to find one but I don't know of any. I don't know of any that has been devised.

Mayor Ellenstein: It is due entirely to the statutory provisions of Chapter 60 and all the acts that the Legislature passed.

Commissioner Byrne: Didn't Mr. Darby also state that he would not consider this plan at all unless each department reduced its operating cost?

Mr. Taber: He has never made that statement to me.

Commissioner Byrne: Either to you or to Mr. Hardin?

Mr. Taber: He has never made it to me.

Mayor Ellenstein: Nor has anyone else.

Commissioner Murphy: I would like to say that I certainly don't like the statement of Director Byrne. I think this more or less reflects on me; whether you meant it for me or not I don't know, but I suppose I am part of the fish that are in the pond.

When it comes down to using or making a recommendation of using this reduction here, the Sinking Fund, in a campaign year. I do not think that I can subscribe to that kind of statement in view of the fact that the Sinking Fund was only assigned to my department about a year and a half ago, if I recall right, and I immediately started in to take over the payment of the different bonds, which was never done before by the Director of Revenue and Fi-

nance. It was handled by them, themselves.

About this recommendation which was presented here by Mr. Pierson, and on which there was some objection by the Sinking Fund Commission, eventually they approved Mr. Taber's plan, so that in so far as I am concerned I think that I have worked sincerely and honestly with the only thought in mind that when it was shown that this surplus had accumulated over a period of years, I personally feel, and I feel, in all justice to the taxpayers of the City of Newark, whether it is a campaign year or not, we certainly should not look at it from that angle. In so far as I am concerned they should get the relief that they are entitled to it. At least that is how I feel about it in that respect. I think, if there was a campaign thought on my mind, the credits that were taken last year, where the rate could have been boosted up yast year and then in a campaign year greatly reduced, that was not done. We took our credits last year, which is partly responsible for the increase now, which was apportioned in both years, and I would like to say further, Director, that this prepared statement that you read, I think in all fairness, it certainly should have been submitted to each member of the Commission some time ago so they could get you reaction on this plan sooner and not wait until this last minute.

Commissioner Byrne: I didn't wait until the last minute. I told you at the budget hearing that I was opposed to the plan but I was willing to sit down with Mr. Taber and Mr. Hardin and go over it. I told you of my objections that morning.

Commissioner Murphy: Of course,

what I am getting at, you made some very specific statements in there in reference to this fund, which certainly would have given myself and certain other members of the Commission an opportunity to go into the matter, and at least, I think that has been made very plain, to see what reaction there would be, but I know I have not seen any definite statement of you being opposed, with the exception of postponing this from week to week.

Commissioner Byrne: I made a statement to you at the budget hearing that I was opposed to it; that I had an appointment at four o'clock that afternoon with Mr. Hardin and Mr. Taber, and I would sit down and see if they could convince me to change my mind. The budget had to be down to Mr. Darby by one o'clock that day and I didn't want it to be held up. I said, "Rather than hold it up, go ahead."

Mayor Ellenstein said, "there is a possibility that maybe you will change your mind. Let it go ahead."

Commissioner Murphy: Anyway, your way of handling it might have been a little different. I certainly would have given the members of the Commission your reaction on what you had prepared to do. I have, in general, just the same as I tried to do here before, gone along on the Airport lease, which took a lot of time, and I certainly would have been glad to have your statement in and get the reaction, but it seems to me that at the last minute, making a prepared statement at this time that you certainly had it in advance, and we could have analyzed it, but now, when we are at the danger point and we have got to have some action today, then we are told definitely and given this statement as a matter of record, which I

think is just a little bit unfair in a way. You are entitled to your opinion.

Mayor Ellenstein: Are you through?

Commissioner Murphy: It all depends on what further discussion there is.

Mayor Ellenstein: I think it is certainly unfair for Director Byrne to say, on the one hand, that he is opposed to this and has always been opposed to it, and then intimating and clearly saying that it is done in a political year. It certainly is inconsistent for him to come in and say that at this late date, when he has suggested and offered a motion to postpone this week after week.

Commissioner Byrne: I published this in the paper.

Mayor Ellenstein: Just a minute. I permitted you to finish. You might extend me the same courtesy. Week after week, coming in here for three weeks and then again today offering to postpone it for another week. The only implication we can get from that is but one, to bring it down to the eve of election and use it for political purposes. I didn't engage Mr. Taber now or ever. Mr. Corbin was the man who first suggested that I speak to Mr. Taber on the difficulties that confronted us in 1933. I did not approach him this time. I came to a Sinking Fund Commission meeting.

Mr. Hardin recommends this, Mr. Cavanagh recommends this and Mr. McIlroy recommends this, and I can't see any logical reason for accusing anybody of playing politics in asking that this relief be given to the taxpayers this year. Mr. Hardin should be charged with

it, Mr. McIlroy should be charged with it, Mr. Cavanagh should be charged with it, not anyone on the Commission.

All that was inspired in the press and I still charge that this is sabotage, and I am not judging your action by this one incident. I am judging it by the many things that I have introduced before this Commission that have been for the benefit of the people of Newark, that you have turned down.

Commissioner Byrne: I have not. Look at the record.

Mayor Ellenstein: You were opposed to the stamp plan.

Commissioner Byrne: I was not.

Mayor Ellenstein: You are recorded against it.

Commissioner Byrne: I am not.

Mayor Ellenstein: You opposed Brewster coming here.

Commissioner Byrne: I was not opposed to the stamp plan. The record won't show it.

Mayor Ellenstein: You were opposed to Brewster coming here.

Commissioner Byrne: I still am.

Mayor Ellenstein: They employ 2200 people. You were opposed to bringing industry here. The General Motors wanted to occupy the Center Market and employ 2500 people at an average wage of \$25 a week. You were told by Mr. that it was unskilled labor, that they could take a farmhand and in two months train him so that he could take employment at \$35 a week.

Commissioner Byrne: And I think it is a much better thing putting these boys in the army, and we are getting the best rental in the history of the City, and no commission, either.

Mayor Ellenstein: That squares with the fact that we would have had 2500 people employed in the center of Newark.

Commissioner Byrne: I want to see more industries come in here. I have yet to see it. Where is the industry at Port Newark that you were going to bring in? Where are they?

Mayor Ellenstein: Let us take one thing at a time. You are not going to confuse the issue. You are not going to—

Commissioner Byrne: I am not trying to confuse the issue.

Mayor Ellenstein: You are not going to brush me aside.

Commissioner Byrne: You are not going to brush me, either.

Mayor Ellenstein: You played with the government's offer of \$600,000 on a silver platter, to take 980 families off relief. You are recorded as voting against that even to this date, and that offer from the government would have taken these people off relief. Is that true?

Commissioner Byrne: I am not opposed. I didn't vote for it. I said that they were in better shape today.

I am not going to vote any more funds for the Airport while you are in charge of that. I am not going to give you any more funds to disspate. Let the electorate decide that.

Mayor Ellenstein: In the interest of the people of the City of Newark, and against the judgment of the people, you voted against the four swimming pools.

Commissioner Byrne: For the bond issue.

Mayor Ellenstein: You were in favor of special legislation that took \$300,000 out of the City's revenue by adopting that special bill of the insurance companies, weren't you? You were in favor of that.

Commissioner Byrne: Have you seen that I was?

Mayor Ellenstein: Certainly. You even argued with me several times. Do I have to dig into the minutes to show you all these things? You were in favor of reducing the assessment of the Telephone Company, after the County Board, the State Board, The Supreme Court and the Court of Errors and Appeals said that it was a fair assessment. You voted to reduce that, didn't you?

Commissioner Byrne: We had a public hearing on the telephone issue. Did you make any public speeches?

Mayor Ellenstein: I made it until I became hoarse. You voted against those things. You have tried to sabotage everything that is in the interest of the City of Newark. You opposed the Board of Education budget. You even wanted the members of the Board of Education to resign but you didn't have any constructive objections to make. You just wanted them to resign.

Commissioner Byrne: You sabotaged Newark. That is what you did.

Mayor Ellenstein: That is what you say but the record will show that I am for the people of the City of Newark, and when anybody tries to curtail education, one of the greatest institutions in every democracy, public education, there is something wrong with him.

Commissioner Byrne: You gave back \$200,000 that you didn't need. I fought for it then.

Mayor Ellenstein: Don't try to confuse the issue. You know as well as I do at that time when the budget was made up they did not know what their surplus was going to be. By the same token you voted against some resolution today which would reduce the tax rate.

Commissioner Byrne: No. I didn't.

Mayor Ellenstein: I saw some resolutions on which you said, "Not voting." All I know you by is "Not Voting Joe." Anything for the interests of the people of the City of Newark you are not voting, and if any other commissioner took the position that you do nothing would be accomplished, and now you are voting not to give relief to the taxpayers, and only for one purpose and you can't kid me. You may try to kid me and try to kid the public but you can't kid yourself.

Commissioner Byrne: You say that this is an artificial budget this year.

Mayor Ellenstein: Yts. I say that it is an unnatural budget.

Commissioner Byrne: Let me quote there what you said a year ago. The following was taken from a news item that appeared in the Newark News on April 1, 1940.

Mayor Ellenstein: Without going

any further, I pay no attention to what the News says, and, as you know, the News even distorts what I say.

Commissioner Byrne: "The effect of the Darby order would be to increase the tax rate this year and lower it in 1941, a city election year. 'We don't want to be accused of jacking up the tax rate this year and then dropping it in an election year'."

Well, if that is the case and this is a natural budget, how can it be an artificial budget?

Mayor Ellenstein: I suppose if the budget was reduced this year you would now be arguing that the budget was reduced because it was an election year. That shows that I made that statement in good faith. I didn't know there was going to be a deficit of \$2,840,000 over last year. Certainly, I have a little common sense, and if I had anticipated that the budget was going to be so much higher this year I would have let all that go last year. Anybody with common sense would do that, don't you think so?

Commissioner Byrne: Look at the minutes of the Board of Education, the Board of School Estimate's meeting. You say that the budget would be higher this year, and when they asked you to make a reduction at that meeting it was denied.

Mayor Ellenstein: You just said that I made a statement there, which I would not believe if I saw it in the News. If I woke up and read in the paper that I murdered a man the night before I would not believe it if it was in only the News. I think that is generally known. That opinion is generally known. It shows to what extremes the News

will go. I know that you are the News's white-haired boy. I know I am out. I know I can't get into the Essex Club like you can.

Commissioner Byrne: You sat down with me in the Essex Club for lunch.

Mayor Ellenstein: When was this? Maybe with your influence I may have gotten in. I am sure without you I could never have gotten in.

Out of 20 photographs taken of me with the Polish Premier by the News photographer, they managed to cut me out of the photograph, thinking it might hurt me in the campaign.

You don't need to write this, Guy (addressing Mr. Guy Savino of the Newark Evening News). You won't put it in any way. Stop kidding me. You won't put in what I say because Sinnott won't let you reporters and you editors report it. You know that. They managed to cut me out of that thing.

Commissioner Byrne: They supported you in 1933.

Mayor Ellenstein: I don't remember that they did. Maybe they did. I don't know what they did, but they never supported me after their taxes went up from \$200,000 to \$1,200,000; not after that did they support me. Tell that to Mr. Sinnott.

Commissioner Byrne: You tell it to him.

Mayor Ellenstein. He is your pal.

Commissioner Byrne: He is your pal, too.

Mayor Ellenstein: He is not my pal. Joe. You know very well he

isn't. Don't go that far. You can't make even your deputy believe that.

However, let us get back to business before the election is over.

Is there anyone else who wants to be heard?

I will entertain a motion that the ordinance be adopted on second reading.

Commissioner Franklin: I so move you.

Mayor Ellenstein: Is there a second to that?

Commissioner Murphy: I second the motion.

(On roll call: Commissioner Byrne voted no; Commissioners Franklin, Murphy and Mayor Ellenstein voted aye.).

Mayor Ellenstein: The ordinance is defeated, thanks to Director Byrne.

There are thirteen resolutions and I want to call the attention of the City Commission to the fact that out of the thirteen resolutions Director Byrne has not signed or not voted on seven of them. They all refer to a reduction in the tax rate.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of Six Hundred Forty-eight Thousand Eight Hundred Ninety-two Dollars and Fifty Cents (\$648,892.50) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Sinking Fund
and Interest \$648,892.50

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Fifteen Thousand Two Hundred Six Dollars and Ten Cents (\$15,206.10) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years
Taxes Granted by State
Board of Tax Appeals \$15,206.10

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Thirteen Thousand Six Hundred Eighty Dollars and Ninety-five Cents (\$13,680.95) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions — Prior Years
Taxes Granted By

State Board of
Tax Appeals \$13,680.95

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Thirty-four Thousand Three Hundred Seventy - three Dollars and Three Cents (\$34,373.03) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions—Prior Years
Taxes Granted By
State Board of
Tax Appeals\$29,019.94
Remissions—Prior Years
Taxes Granted By
State Board of
Tax Appeals 5,353.09
\$34,373.03

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Four Hundred Eleven Dollars and Seventy-eight Cents (\$411.78) be and the same is hereby appropriated

to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

1938 Reserve Advertising
Tax Sale \$411.78

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Million Dollars (\$1,000,000.00) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Public School
Appropriation \$1,000,000.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand Six Hundred Twenty-five Dollars and Ninety Cents (\$1,625.90) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments—

Tax Receiver \$1,625.90

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Fifty-two Thousand Sixty-eight Dollars and Eighteen Cents (\$52,068.18) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Treasurer's Office	\$ 6.43
Tax Board —	
Assessors Division	11.65
Assessments	
Local Improvementts	2.10
Tax Accounting	
and Billing	348.00
Fiscal Agent	1,700.00
Pension Funds —	
Police and Fire	50,000.00
	<hr/>
	\$52,068.18

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:s

RESOLVED: That the sum of Five Thousand, Six Hundred Sixty-three Dollars and Twenty-nine Cents (\$5,663.29) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the bills and claims of the Dept. of Public Safety, as follows:

Building Division	\$ 310.50
Electrical Bureau	68.00
Police Courts	50.00
Municipal Board Alcoholic	
Beverage Control	55.88
Fire Division	5,178.91
	<hr/>
	\$5,663.29

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED: That the sum of Nine Hundred Thirty-eight Dollars (\$938.00) be and the same is hereby appropriated to the persons named on the annexed certified list, being the bills and claims of the Dept. of Public Safety, as follows:

Fire Division	\$938.00
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Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner offered the follow-

ing resolution:

RESOLVED: That the sum of Six Thousand, Two Hundred Sixty-eight Dollars and Forty-three Cents (\$6,268.43) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Dept. of Public Works, as follows:

U. S. Social	
Hygiene Fund	\$ 236.34
Ivy Hill Power Plant	201.23
Bureau of Health	5,830.86
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	\$6,268.43

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED: By the Board of Commissioners of the City of Newark that the sum of Seven Thousand, Five Hundred Eight Dollars and Fifty-six Cents (\$7,508.56), be and the same is hereby appropriated to the persons named, on the annexed certified list, same being the bills and claims of the Dept. of Parks and Public Property, as follows:

Director's Office	\$ 28.45
Maintenance Dog Pound	625.00
Printing & Stationery—	
Miscellaneous Advertising	646.96
Printing & Stationery —	
Dedicated Revenue	2,355.36
Public Buildings	1,460.40
Public Buildings—	

City Owned Prop.	1,095.58
Smoke Abatement	77.83
Weights & Measures	79.61
WPA Project	
No. 119-0-99	125.00
WPA Project	
No. 7189-0	2.25
WPA Project	
No. 7620-0	15.11
WPA Project	
No. 7206-0	36.00
Workmen's Compensation....	23.00
Central Purchase	552.58
Shade Tree	385.33
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	\$7,508.56

Jos. M. Byrne Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: By the Board of Commissioners of the City of Newark that the sum of Three Thousand, Five Hundred Forty-eight Dollars and Forty Cents (\$3,548.40) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Dept. of Parks and Public Property for weeks ending April 9th and April 12, 1941, as follows:

Shade Tree	\$2,080.40
Public Buildings	1,468.00
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	\$3,548.40

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: By the Board of Commissioners of the City of Newark that the sum of Three Hundred Eighty Dollars and Eighty Cents (\$380.80) be and the same is hereby appropriated to the persons named, on the annexed certified list, same being the bills and claims of the Dept. of Parks and Public Property, as follows:

1940

Printing & Stationery \$380.80

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: By the Board of Commissioners of the City of Newark that the sum of One Thousand, Two Hundred Sixty-Three Dollars and Seventy-one Cents (\$1,263.71) be and the same is hereby appropriated to the persons named, on the annexed certified list, same being the bills and claims of the Dept. of Parks and Public Property, as follows:

1940

Central Purchase\$ 155.76
Printing & Stationery —
Dedicated Revenue 49.90

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellensteni

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Ninety-two Thousand, One Hundred Sixty-three Dollars and Twenty-four Cents (\$92,163.24) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

Water	\$37,628.75
Water	1,870.26
House Sewer Connections	69.67
Sewtrs	76.67
Newark Labor	
Relations Board	26.48
Potr Newark Operations	113.55
Newark Defense Council	2.86
Newark Museum	9,062.50
Free Library	43,312.49
	<hr/>
	\$92,163.24

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of One Hundred Eighty-seven Dollars and Thirty-two Cents (\$187.32) be and the same hereby is appropriated to

the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

CITY TREASURER

Semi-monthly payroll, ptrioid

March 1—March 31, 1941

Bureau of Water —

Supplementary Federal

Military Service \$187.32

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not voting: Commissioner Byrne.

RESOLVED: That the sum of Fifty-three Thousand, Three Hundred Fifty-eight Dollars and Eighty-one Cents (\$53,358.81) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

City Treasurer

Semi-monthly payroll, period

April 1—April 15, 1941, both incl.

Director's Office	\$ 1,452.07
Port Newark Operations	1,346.66
Bureau of Lighting	432.50
Bureau of Streets	5,936.61
Sidewalks	216.66
House Sewer Connections	360.02
Bureau of Sewers	1,258.31
Bureau of	
Street Cleaning	6,265.19
Bureau of Surveys	3,454.16
Engineering Division	1,338.32

Bureau of Motors	5,211.12
Bureau of Water	20,470.58
Newark Labor	
Relations Board	390.00
Sewer Construction	382.91
City Clerk	3,623.70
Elections	770.00
	<hr/>
	\$53,358.81

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Six Thousand, Six Hundred Twelve Dollars and Ninety-seven Cents (\$6,612.97) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

**Semi-monthly payroll, period
Jan. 15—March 7th, 1941, both incl.**

Bureau of Street	
Cleaning—Supplementary	
Snow Removal	\$6,612.97

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Three Thousand, Eight Hundred Twenty-eight Dollars and Ninety-five Cents (\$3,828.95) be and the

same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

**City Treasurer
Weekly payroll, period ending
April 5, 1941.**

Bureau of Street	
Cleaning—Emergency	
Snow Removal	\$3,828.95

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED: That the sum of Forty Thousand, Two Hundred Thirteen Dollars and Ten Cents (\$40,213.10) be and the same hereby is appropriated to the persons named, as per certified list attached, being the gross amount of bills contracted and chargeable to the Dept. of Public Affairs, as follows:

**Weekly payroll, period ending
April 9, 1941.**

House Sewer Connections..\$	436.00
Port Newark Operations	2,824.00
Bureau of Moors	1,242.39
Bureau of Streets	2,147.83
Bureau of Sewers	937.93
Bureau of Street	
Cleaning	22,940.73
Street Construction	210.00
Bureau of Water	9,453.62
	<hr/>
	\$40,213.10

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS, the Local Budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriation:

Department of Revenue & Finance

Pension Funds	\$52,943.44
Pension Funds	
Municipal Employees	
1941	\$52,943.44
Board of Works 1941	77,729.65

and,

WHEREAS, it is desired to change the aforesaid appropriation to read as hereinafter set forth:

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Budget for the year 1941 be changed to read as follows:

Department of Revenue & Finance

Pension Funds	
Municipal Employees	
1941	\$37,000.00
Board of Works 1941	74,229.65

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not voting: Commissioner Byrne.

WHEREAS, the Local Budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriations:

Department of Public Works

Bureau of Health	
Other than Personal	
Services	\$101,332.00
Newark City Hospital	
Other than Personal	
Services	448,086.00
Bureau of Baths	
Other than Personal	
Services	59,090.00
Ivy Hill Power Plant	
Other than Personal	
Services	34,340.00
Newark City Almshouse	
Other than Personal	
Services	83,729.75

and,

WHEREAS, it is desired to change the aforesaid appropriations to read as hereinafter set forth;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Budget for the year 1941 be changed to read as follows:

Department of Public Works

Bureau of Health	
Other than Personal	
Services	\$ 78,072.00
Newark City Hospital	
Other than Personal	

Services 421,916.00
 Bureau of Baths
 Other than Personal
 Services 54,590.00
 Ivy Hill Power Plant
 Other than Personal
 Services 31,340.00
 Newark City Almshouse
 Other than Personal
 Services 69,429.75

Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not voting: Commissioner Byrne.

Mayor Ellenstein offered the following resolution:

WHEREAS, the Local Budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriations:

Department of Public Safety
 Police Division

Personal Services\$3,251,928.95
 Fire Division
 Personal Services 2,014,976.46

and,

WHEREAS, it is desired to change the aforesaid appropriations to read as hereinafter set forth;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Budget for the year 1941 be changed to read as follows:

Department of Public Safety

Police Division
 Personal Services\$3,225,678.95
 Fire Division
 Personal Services 1,988,726.46

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Murphy offered the following resolutions:

WHEREAS, the Local Budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriations:

Department of Parks and

Public Property

Division of Works Projects
 Personal Services\$ 75,425.00
 Other than Personal
 Services 327,544.30

and,

WHEREAS, it is desired to change the aforesaid appropriations to read as hereinafter set forth;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Budget for the year 1941 be changed to read as follows:

Department of Parks and
Public Property

Division of Works Projects

Personal Services\$ 71,043.78
Other than
Personal Services 272,030.60

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the dedicated revenues from Printing and Stationery received in 1940 amounted to \$38,856.17; and,

WHEREAS, all dedicated revenues of Printing and Stationery are derived from departments of the City of Newark, or from Capital Improvement Accounts of the City of Newark; and,

WHEREAS, it is the desire of the City to increase the operations of the Printing and Stationery Bureau;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, the permission be requested from the Commissioner of Local Government for the anticipation of Dedicated Revenues from Other Departments for Printing and Stationery in the 1941 Budget of \$65,000.00.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

WHEREAS, the dedicated revenues from Bureau of Motors received in 1940 amounted to \$318,795.00; and,

WHEREAS, all dedicated revenues of Bureau of Motors are derived from departments of the City of Newark, or from Capital Improvement Accounts of the City of Newark; and,

WHEREAS, it is the desire of the City to increase the operations of the Bureau of Motors;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that permission be requested from the Commissioner of Local Government for the anticipation of Dedicated Revenues from Other Departments for Bureau of Motors in the 1941 Budget of \$341,835.07.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

WHEREAS, at the introduction of the 1941 Budget a resolution was adopted, requesting the Commissioner of Local Government for permission to use as an anticipated revenue in the 1941 Budget "Capital Surplus—\$157,000.00"; and,

WHEREAS, by analysis, this Capital Surplus amounts to \$118,552.69;

THEREFORE, BE IT RESOLVED,

By the Board of Commissioners of The City of Newark, that request be made to the Commissioner of Local Government for the use of Capital Surplus of \$118,552.69, instead of \$157,000.00, in the 1941 Budget of the City of Newark.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

RESOLVED: By the Board of Commissioners of The City of Newark, that permission be and is hereby requested from the Commissioner of Local Government for the inclusion in the 1941 Tax Budget for the allowance of a special item of revenue, to wit:

Delinquent Tax
Collections\$306,485.56

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Local Budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriations:

Department of Public Affairs

Street Cleaning Other
than Personal Services..\$362,299.00
Newark Museum 151,100.00
Free Library 600,000.00

and,

WHEREAS, it is desired to change the aforesaid appropriations to read as hereinafter set forth;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Budget for the year 1941 be changed to read as follows:

Department of Public Affairs

Street Cleaning Other
than Personal Services..\$332,299.00
Newark Museum 129,100.00
Free Library 579,728.00

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

WHEREAS, the Local Budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriation:

Department of Public Works

Law Department Other
than Personal Services ..\$65,050.00
and,

WHEREAS, it is desired to change the aforesaid appropriation to read as hereinafter set forth;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of
The City of Newark, that the Budget
for the year 1941 be changed to
read as follows:

Department of Public Works

Law Department—Other
than Personal Services\$5,050.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution
was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Local Budget of
The City of Newark, in the County
of Essex, for the fiscal year 1941,
approved March 24, 1941, contains
the following appropriation:

Water Utility

Capital Improvements\$100,000.00
and,

WHEREAS, it is desired to eliminate
the aforesaid appropriation
from the Budget;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of
The City of Newark, that the aforesaid
appropriation for—

Water Utility

Capital Improvements\$100,000.00
be and the same is hereby stricken
from the Budget for the year 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution
was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Local Budget of
The City of Newark, in the County
of Essex, for the fiscal year 1941, approved
March 24, 1941, contains the
following revenue item:

Water Utility

Deficit (General Budget)
Capital Outlay\$100,000.00
and,

WHEREAS, it is desired to eliminate
the aforesaid item from the
Budget;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of
The City of Newark, that the foregoing
item

Water Utility

Deficit (General Budget)
Capital Outlay\$100,000.00

be and the same is hereby stricken
from the Budget.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution
was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Local Budget of
The City of Newark, in the County
of Essex, for the fiscal year 1941,

approved March 24, 1941, contains the following appropriation:

**Deficits & Statutory
Expenditures**

Deficit Bureau Water
Capital Outlay\$100,000.00

and,

WHEREAS, it is desired to eliminate the aforesaid appropriation from the Budget;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of The City of Newark, that the aforesaid appropriation for

**Deficits & Statutory
Expenditures**

Deficit Bureau Water
Capital Outlay\$100,000.00
be and the same is hereby stricken from the Budget for the year 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Budget for The City of Newark for the year 1941

was approved by the Board of Commissioners on March 24th, 1941; and
WHEREAS, a hearing on the

Budget was held April 14th, 1941; and

WHEREAS, on April 16th, 1941, at the meeting of the Board of Commissioners of the City of Newark resolutions were passed to affect changes in the said Budget for 1941;

THEREFORE, BE IT RESOLVED
by the Board of Commissioners of the City of Newark, that a hearing be held on the aforesaid changes, (a copy of the said changes are hereto attached and made a part hereof) on Wednesday, April 23rd, 1941, at Eleven a.m. (E.S.T.) at the Council Chambers, Second Floor, City Hall, Newark, New Jersey; and

BE IT FURTHER RESOLVED,
that a notice of said hearing, and the proposed changes, be published in the Newark Evening News and the Newark Star-Ledger on April 19th, 1941; and also be published in the Newark Sunday Call, on April 20th, 1941.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

DEPARTMENT OF REVENUE AND FINANCE:

	From	To
Pension Funds—		
Municipal Employees 1941	\$ 52,943.44	\$ 37,000.00
Board of Works 1941	77,729.65	74,229.65

DEPARTMENT OF PUBLIC WORKS:

Bureau of Health		
Other than Personal Services	101,332.00	78,072.00
Newark City Hospital		
Other than Personal Services	448,086.00	421,916.00
Bureau of Baths		
Other than Personal Services	59,090.00	54,590.00
Ivy Hill Power Plant		
Other than Personal Services	34,340.00	31,340.00
Newark City Alms House		
Other than Personal Services	83,729.75	69,429.75

DEPARTMENT OF PUBLIC SAFETY:

Police Division		
Personal Services	3,251,928.95	3,225,678.95
Fire Division		
Personal Services	2,014,976.46	1,988,726.46

DEPARTMENT OF PARKS & PUBLIC PROPERTY:

Division of Works Projects		
Personal Services	75,425.00	71,043.78
Other than Personal Services	327,544.30	272,030.60

DEDICATED REVENUES:

Printing and Stationery	38,856.17	65,000.00
Bureau of Motors	318,795.00	341,835.07

ANTICIPATED REVENUE:

Capital Surplus	157,000.00	118,552.69
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SPECIAL ITEMS OF REVENUE:

Delinquent Tax Collections		306,485.56
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DEPARTMENT OF PUBLIC AFFAIRS:

Street Cleaning		
Other than Personal Services	362,299.00	332,299.00
Newark Museum	151,100.00	129,100.00
Free Library	600,000.00	579,728.00

DEPARTMENT OF PUBLIC WORKS:

Law Department		
Other than Personal Services	65,050.00	5,050.00

WATER UTILITY:

Capital Improvements	100,000.00
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WATER UTILITY—DEDICATED REVENUES

Deficit (General Budget)		
Capital Outlay	100,000.00

DEFICITS AND STATUTORY EXPENDITURES

Deficit Bureau Water Capital Outlay	100,000.00
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H. S. REICHENSTEIN,
City Clerk.

Mayor Ellenstein offered the following resolution:

WHEREAS, suit has been instituted and is now pending in the New Jersey Supreme Court (Essex Circuit), wherein Harry Schorr is Plaintiff, and the City of Newark, and Moses Eisner, are Defendants, in which Plaintiff has demanded as damages \$25,000, for injuries suffered by him and alleged to have been due to the negligence of the defendants; and,

WHEREAS, in said suit it is alleged that said injuries were occasioned when the said Harry Schorr tripped and fell over the exposed, broken, links of a bus station sign, located on Thomas Street, near Clinton Avenue, in the City of Newark; and,

WHEREAS, it appears that the links connecting said bus station sign to the sidewalk were broken, exposed and protruding above the sidewalk area; and,

WHEREAS, it appears that said Harry Schorr has sustained and suffered severe injuries to his left knee, hip, which injuries have required medical treatment from the time of the accident on May 3, 1940, and still require such treatment; and,

WHEREAS, it appears from the medical report and examination that said Harry Schorr will have to undergo further operation and treatment in connection with the same, and

WHEREAS, the City of Newark

can enter into an agreement of settlement with the plaintiff by paying to plaintiff \$968 and receiving in return therefor a covenant not to sue; and,

WHEREAS, it is deemed in the best interests of the City that said proposed settlement be effected, and said sum paid to said Harry Schorr, and in the opinion of the Corporation Counsel of the City of Newark, said proposed settlement is recommended;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that a settlement of the above mentioned suit, for \$968, with the plaintiff, Harry Schorr, in full settlement of said suit, be and the same is hereby recommended and approved; and the Director of the Department of Revenue and Finance is hereby authorized and directed to make payment of said sum of \$968, to Harry Schorr, Plaintiff, as aforesaid, in full satisfaction and settlement of said claim; said payment to be made subject however to the execution and delivery by said Schorr of a Covenant not to Sue, to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS, William T. Brady is

an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS. On October 1st, 1939 William T. Brady was the owner of Record of premises known and designated as Block 4128, Lot 53, 315 Ellery Avenue, Newark, New Jersey, which was assessed at a valuation of \$5,000. tax \$242.50;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said William T. Brady be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 4128, Lot 53, 315 Ellery Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Charles H. McSpirt is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Charles H. McSpirt was the owner of record of premises known and designated as Block 812, Lot 64, 823 Ridge Street, Newark, New Jersey, which was assessed at a valuation of \$3,200. tax \$155.20;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of
the City of Newark that the said
Charles H. McSpirit be granted ex-
emption of \$400.00, tax \$19.40 for
1940 from the assessed valuation of
his property known as Block 812, Lot
64, 823 Ridge Street, Newark, and
that the Receiver be and he is here-
by authorized to note said exemp-
tion upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS William J. Scott is an
honorably discharged veteran and is
entitled to an annual exemption of
\$300.00 from the assessed value of
his real estate but failed to obtain
same for the year 1940;

WHEREAS on October 1st, 1939
William J. Scott was the owner of
record of premises known and des-
ignated as Block 3640, Lot 88, 15
Shephard Avenue, Newark, New
Jersey, which was assessed at a val-
uation of \$8,000.00, tax \$388.00;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of
the City of Newark that the said
William J. Scott be granted exemp-
tion of \$300.00 tax \$14.55 for 1940
from the assessed valuation of his
property known as Block 3640, Lot
88, 15 Shephard Avenue, Newark,
and that the Receiver be and he is
hereby authorized to note said ex-
emption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS William J. Wyatt is
an honorably discharged veteran and
is entitled to an annual exemption
of \$400.00 from the assessed value
of his real estate but failed to ob-
tain same for the year 1940;

WHEREAS on October 1st, 1939
William J. Wyatt was the owner of
record of premises known and des-
ignated as Block 4140, Lot 36, 290
Eastern Parkway, Newark, New Jer-
sey, which was assessed at a valua-
tion of \$5,500. tax \$266.75;

BE IT THEREFORE RESOLVED
By the Board of Commissioners of
the City of Newark, that the said
William J. Wyatt be granted exemp-
tion of \$400.00, tax \$19.40 for 1940
from the assessed valuation of his
property known as Block 4140, Lot
36, 290 Eastern Parkway, Newark,
and that the Receiver be and he is
hereby authorized to note said ex-
emption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS Henry D. Girolano is

an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Henry D. Girolano was the owner of record of premises known and designated as Block 1948, Lot 4, 360 Third Avenue, Newark, New Jersey which was assessed at a valuation of \$6,800.00, tax \$329.80;

BE IT THEREFORE RESOLVED By the Board of commissioners of the City of Newark that the said Henry D. Girolano be granted exemption of \$400.00 tax \$19.40 for 1940 from the assessed valuation of his property known as Block 1948, Lot 4, 360 Third Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the Collector of Taxes did on November 22, 1940 make a tax levy on the personal property of the Plaza Hotel—Harry Choras—44 Mulberry Street, and did on November 29, 1940 sell the said property under said levy to L. I. Bergman for the sum of One Hundred and Ten Dollars (\$110.00), and which sum was deposited with The City of Newark; and,

WHEREAS, said sale has been cancelled by agreement of the pur-

chaser and the City;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of One Hundred and Ten Dollars (\$110.00) received as aforesaid be and the same is hereby ordered returned to L. I. Bergman, and the Director of the Department of Revenue and Finance be and is hereby authorized to make payment.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishings and delivering Milk and Cream for the Department of Public Works; Pig Lead and Reinforcing Steel for the Division of Water, Department of Public Affairs.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9757, dated March 26, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same are hereby awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark. Meats, Meat Products and Poultry for the various institutions in the Department of Public Works, for the period of two (2) months from May 1, 1941. Unit prices are listed in the Department of Central Purchase—following are the approximate totals awarded to each contractor:

M. Augenblick & Brother	
Approximately	\$1,417.69
Frank J. Cloran	
Approximately	3,897.26
John Gialanella	
Approximately	4,815.39
Fred Horns	
Approximately	6,246.49

Lair & Brydon

Approximately 2,449.48

Palumbo & Cicalese

Approximately 2,578.98

Jos. M. Byrne, Jr.

Pearce R. Franklin

Vincent J. Murphy

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9083, dated Dec. 18, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

COZZOLINO PRINTING CO.

Newark, N. J.
(Revenue and Finance)

For the printing and binding of three hundred (300) copies of the Annual Reports of the Department of Revenue and Finance of the City of Newark, N. J. for the years 1939 and 1940@ \$3.24 page

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9459, dated February 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the

Department of Central Purchase, in the City of Newark.

GOODALL RUBBER CO., INC.
New York City
(Public Safety)

10,000 ft. (200-50 ft. lengths) 2½"
Cotton Covered more or less Rubber Line Hose@ \$.55 per ft. coupled

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9653, dated March 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishings and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper

contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

**WARREN FOUNDRY &
PIPE CORPORATION**
New York City
(Public Affairs)

Approx. 780 lin. ft. 12" Class E Cast
Iron Pipe
a—f.o.b. Cars,
Newark, N. J.@ \$3.13 ft.
b—f.o.b. Trucks,
Newark, N. J.@ 3.19 ft.

Approx. 768 lin. ft. 16" Class E Cast
Iron Pipe
a—f.o.b. Cars,
Newark, N. J.@ 4.91 ft.
b—f.o.b. Trucks,
Newark, N. J.@ 5.02 ft.

Approx. 5 tons Class "F" Special
Castings 4 to 20" diameter incl.
a—f.o.b. Cars,
Newark, N. J.@ 135.00 N. Ton
b—f.o.b. Div. of Water Truck
at Foundry@ 133.20 N. Ton
c—f.o.b. Trucks,
Newark, N. J.@ 136.20 N. Ton

Approx. 8,220 lin. ft. 8" Class C
Cast Iron Pipe
a—f.o.b. Cars,
Newark, N. J.@ 1.35 ft.
b—f.o.b. Trucks,
Newark, N. J.@ 1.38 ft.

Approx. 5,844 lin. ft. 12" Class C
Cast Iron Pipe
a—f.o.b. Cars,
Newark, N. J.@ 2.38 ft.
b—f.o.b. Trucks,
Newark, N. J.@ 2.43 ft.

Approx. 50 tons Class "B" & "D"
Special Castings 3 to 24" in diam-
eter inclusive
a—f.o.b. Cars,

Newark, N. J.@ \$115.00 N. Ton
b—f.o.b. Truck
at Foundry@ 113.20 N. Tons
c—f.o.b. Trucks,
Newark, N. J.@ 116.20 N. Ton

Approx. One (1) ton Class "B" &
"C" Special Castings or more 30"
and up in diameter
a—f.o.b. Cars,
Newark, N. J.@ 135.00 N. Ton
b—f.o.b. Truck
at Foundry@ 133.20 N. Ton
c—f.o.b. Trucks,
Newark, N. J.@ 136.20 N. Ton

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with
the law and by the authority of the
Board of Commissioners of the City
of Newark, New Jersey, by a resolu-
tion No. 9652, dated March 19, 1941,
the Department of Central Purchase
publicly solicited, received and open-
ed bids for furnishing and deliver-
ing material listed below, therefore
be it

RESOLVED by the Board of Com-
missioners of the City of Newark
that the contract for furnishing and
delivering said material to the City
of Newark, be and the same hereby
is awarded as follows, being the low-
est responsible and formal bidder
as determined by the Director of the
Department of Parks and Public
Property in response to public ad-
vertisement for sealed proposals, the
amount of its bid being as follows,
and the Director of Parks and Pub-

lic Property and the City Clerk of the City of Newark, are thereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

STANDARD BITULITHIC CO.
New York City
(Public Affairs)

Approx. 300 tons Cold Mixed Asphalt Concrete
Top Course Material
(Street Dept. Spec.
Sec. 435G)@ \$4.75 ton

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the second half of April, 1941, be and the same are hereby approved, confirmed and ratified:

The salaries of the following named employees changed from an hourly rate to an annual rate, effective April 16th, 1941. This change in pay is not an increase in salary, the annual rate being the amount of pay they have been receiving per annum at the hourly rate:

PUBLIC BUILDINGS

NAME	POSITION	HOURLY RATE	ANNUAL TO RATE
Salvatore Bruno	Laborer	60c hr.	1,380.00
Walter Ciewisz	Laborer	57½c hr.	1,320.00
John Corbitt	Cleaner	63c hr.	1,440.00
Nicholas Donahue	Laborer	60c hr.	1,380.00
Elias Ebrhams	Laborer	57½c hr.	1,320.00
George Hankins	Laborer	60c hr.	1,380.00
Joseph LaFrancis	Laborer	60c hr.	1,380.00
Harold Murphy	Laborer	63c hr.	1,440.00
James McHugh	Laborer	63c hr.	1,440.00
James Papa	Laborer	57½c hr.	1,320.00
Joseph Purcell	Laborer	60c hr.	1,380.00
Jacob Roller	Laborer	57½c hr.	1,320.00

NAME	POSITION	HOURLY RATE	ANNUAL TO RATE
Daniel Rizzolo	Laborer	63c hr.	1,440.00
Peter J. Tully	Laborer	57½c hr.	1,320.00
Erade Vitiello	Laborer	63c hr.	1,440.00

WEIGHTS & MEASURES

Louis LaBaliva	Laborer	75c hr.	1,500.00
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SHADE TREE

Hugh Cahill	Laborer-Tree Climbing	75c hr.	1,500.00
James Cumiskey	Laborer-Tree Climbing	75c hr.	1,500.00
Louis DelVirginia	Laborer-Tree Climbing	75c hr.	1,500.00
Victor Epper	Laborer-Tree Climbing	82c hr.	1,640.00
Nathan Feldstein	Laborer-Tree Climbing	75c hr.	1,500.00
Sabato Grande	Laborer-Tree Climbing	82c hr.	1,640.00
Charles Ilaria	Laborer-Tree Climbing	82c hr.	1,640.00
Joseph Ilaria	Laborer-Tree Climbing	75c hr.	1,500.00
Philip A. McGovern	Laborer-Tree Climbing	75c hr.	1,500.00
Frederick Maxwell	Laborer-Tree Climbing	75c hr.	1,500.00
Louis Melchionne	Laborer-Tree Climbing	75c hr.	1,500.00
Peter Sandomeno	Laborer-Tree Climbing	75c hr.	1,500.00
Nunzio Saporì	Laborer-Tree Climbing	82c hr.	1,640.00
Vincent Spera	Laborer-Tree Climbing	82c hr.	1,640.00
George Streckfuss	Laborer-Tree Climbing	75c hr.	1,500.00
John A. Thompson	Laborer-Tree Climbing	75c hr.	1,500.00
Fred Veneziano	Laborer-Tree Climbing	75c hr.	1,500.00
Philip Veneziano	Laborer-Tree Climbing	82c hr.	1,640.00
John Vitiello	Laborer-Tree Climbing	75c hr.	1,500.00
William A. Zeitler	Laborer-Tree Climbing	82c hr.	1,640.00
William Kennedy	Laborer-Tree Climbing	75c hr.	1,500.00

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the first and second half of April, 1941 be and the same are hereby approved, confirmed and ratified.

PUBLIC BUILDINGS

Marguerite Dow-Dell, temporarily appointed Telephone Operator, at a salary of \$20.00 per week, effective April 10, 1941.

Miss Dow-Dell will work during the absence of May Bolton, Telephone Operator who has been absent since April 10th, 1941.

Miss Bolton is being paid during her illness.

Josephine Nester, temporarily appointed Telephone Operator, effective April 16th, 1941, at a salary of \$20.00 per week.

Miss Nester is being employed during the absence of Agnes Lamb, Telephone Operator, who has been absent because of illness since April 15, 1941.

Miss Lamb is being paid during her absence.

Charles E. Coots and Leo Boylan permanently appointed Stationary Firemen, effective April 17th, 1941, at a salary of \$3,000.00 each per annum.

These appointments are being made to fill vacancies caused by death and transfer of employees and by ruling of the Civil Service Commission.

Peter Begley, temporary Stationary Fireman, services terminated April 17th, 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, through inadvertance Resolution No. 9675, adopted by this Board of Commissioners on March 19th, 1941, increasing compensations of weekly employees in the Department of Public Affairs. Laborers in the Bureau of Streets were omitted,

THEREFORE BE IT RESOLVED, that the said Resolution be and the same hereby is amended to add thereto "Laborers in the Bureau of Streets to Sixty-five Cents (\$0.65) per hour," such resolution in all other respects to remain in full force and effect.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin,

Murphy, Mayor Ellenstein.

Not Voting: Commissioner Byrne.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the title of Sorter be and the same is hereby created in the Emergency Relief Division, Department of Public Works, at a salary of Nine Hundred and Sixty Dollars (\$960.00) per annum, effective April 1, 1941.

The Civil Service Commission directed that the Title of Sorter be used for the above position in the Clothing Division of our Relief Department inasmuch as the duties of this position consist of sorting all W.P.A. clothing as to size and type so that they may be labeled and bundled for distribution to relief clients. This resolution covers existing positions.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the title of Cleaner and Helper be and the same is hereby created in the following divisions of the Department of Public Works at a salary provided under Civil Service schedule, effective March 1, 1941.

Newark City Alms House

Newark City Hospital

Convalescent Hospital

Ivy Hill Power Plant

Bureau of Health

Bureau of Baths

Emergency Relief

This resolution is being introduced so that the title of Cleaner and Helper may be uniform on the payrolls of the various sub-divisions of the Department of Public Works, in accordance with instructions of the State Civil Service Commission, pursuant to promotion examination.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

**BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY**

April 15, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*56-58 Lafayette Street; Battery Park Company; renewal of permit

for automobile parking station; such use to be limited to the period of one year ending March 15th, 1942;

314-316 West Runyon Street; Joseph Klugerman, owner; in a 2nd residence district the storage and distribution of dairy products;

*104 Halsey Street; Nicholas Giuliano; renewal of permit for automobile parking station; such use to be limited to the period of one year ending April 28, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin,
Secretary

Ordered filed.

Acting City Clerk: There are two matters which can be acted on today.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in these cases.

Commissioner Franklin: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the

following structure or use be allowed:

Application of Battery Park Company (National Newark and Essex Banking Co., owner); for the renewal of permit for automobile parking station; premises 56-58 Lafayette Street; such use to be limited to the period of one year ending March 15, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendation of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Nicholas Giuliano (Halsey-Cedar Corporation, owner); for the renewal of permit for automobile parking station; premises 104 Halsey Street; such use to be limited to the period of one year ending April 28, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: I presume that the usual five resolutions introduced by Director Murphy will be considered as though they had been read.

A resolution re-assigning divisions, Department of Parks and Public Property.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Works.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Safety.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Revenue and Finance.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Affairs.

On roll call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

Annual Reports of the following departments for the year 1940 were received and ordered filed:

Department of Parks and Public Property.

Mayor Ellenstein: We will now proceed to the presentation of names to fill the vacancy which exists in the City Commission.

Commissioner Byrne: Mr. Thomas Guthrie.

Mayor Ellenstein: Director Byrne

presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected. Are there any others?

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin,

Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: John B. Keenan.

Mayor Ellenstein: Director Byrne presents the name of John B. Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Carl Abruzzese. As many as are in favor of Mr. Abruzzese being chosen to fill the

vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abruzzese having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. William Untermann.

Mayor Ellenstein: Director Byrne presents the name of Mr. William Untermann. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

I present the name of Judge Ralph Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Leroy Hanlon.

Mayor Ellenstein: Director Byrne presents the name of Mr. Leroy Hanlon. As many as are in favor of Mr. Hanlon being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin and Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Hanlon having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Dr. Ames Fillippone. As many as are in favor of Mr. Fillippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Fillippone having received but two votes is declared not elected.

Are there any other presentations?

I present the name of Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

Are there any other presentations?

JOS. M. BYRNE, JR.

Are there any other proposals?

PEARCE R. FRANKLIN

What is the disposition of the Commission?

VINCENT J. MURPHY

Commissioner Byrne: I move we adjourn.

M. ELLENSTEIN

The Board of Commissioners of
The City of Newark, N. J.

The roll being called, the motion was declared adopted by the following votes:

H. S. REICHENSTEIN,
City Clerk.

Newark, N. J., April 23, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at eleven a.m., standard time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Absent: Commissioner Murphy.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move that we dispense with the reading of the minutes.

Commissioner Byrne: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein: This is the hearing date of the modified budget. The Clerk will read the resolution and Budget modifications.

The Clerk then read the resolution and budget modifications as follows:

WHEREAS, the Budget for The City of Newark for the year 1941 was approved by the Board of Commissioners on March 24th, 1941; and

WHEREAS, a hearing on the

Budget was held April 14th, 1941; and

WHEREAS, on April 16th, 1941, at the meeting of the Board of Commissioners of the City of Newark resolutions were passed to effect changes in the said Budget for 1941;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that a hearing be held on the aforesaid changes, (a copy of the said changes are hereto attached and made a part hereof) on Wednesday, April 23rd, 1941, at Eleven a.m. (E.S.T.) at the Council Chambers, Second Floor, City Hall, Newark, New Jersey; and

BE IT FURTHER RESOLVED, that a notice of said hearing, and the proposed changes, be published in the Newark Evening News and the Newark Star-Ledger on April 19th, 1941, and also be published in the Newark Sunday Call, on April 20th, 1941.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

DEPARTMENT OF REVENUE AND FINANCE:

	From	To
Pension Funds—		
Municipal Employees 1941	\$ 52,943.44	\$ 37,000.00
Board of Works 1941	77,729.65	74,229.65

DEPARTMENT OF PUBLIC WORKS:

Bureau of Health		
Other than Personal Services	101,332.00	78,072.00
Newark City Hospital		
Other than Personal Services	448,080.00	421,916.00
Bureau of Baths		
Other than Personal Services	59,090.00	54,590.00
Ivy Hill Power Plant		
Other than Personal Services	34,340.00	31,340.00
Newark City Alms House		
Other than Personal Services	83,729.75	69,429.75

DEPARTMENT OF PUBLIC SAFETY:

Police Division		
Personal Services	3,251,928.95	3,225,678.95
Fire Division		
Personal Services	2,014,976.46	1,988,726.46

DEPARTMENT OF PARKS & PUBLIC PROPERTY:

Division of Works Projects		
Personal Services	75,425.00	71,043.78
Other than Personal Services	327,544.30	272,030.60

DEDICATED REVENUES:

Printing and Stationery	38,856.17	65,000.00
Bureau of Motors	318,795.00	341,835.07

ANTICIPATED REVENUE:

Capital Surplus	157,000.00	118,552.69
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SPECIAL ITEMS OF REVENUE:

Delinquent Tax Collections		306,485.56
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DEPARTMENT OF PUBLIC AFFAIRS:

Street Cleaning		
Other than Personal Services	362,299.00	332,299.00

Newark Museum	151,100.00	129,100.00
Free Library	600,000.00	579,728.00

DEPARTMENT OF PUBLIC WORKS:

Law Department		
Other than Personal Services	65,050.00	5,050.00

WATER UTILITY:

Capital Improvements	100,000.00
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WATER UTILITY—DEDICATED REVENUES:

Deficit (General Budget)		
Capital Outlay	100,000.00

DEFICITS AND STATUTORY EXPENDITURES:

Deficit Bureau Water Capital Outlay	1,00,000.00
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H. S. REICHENSTEIN,
City Clerk.

Mayor Ellenstein: What is the disposition of the Commission?

Commissioner Byrne: I move that it be deferred one week.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

License Division	956.23
Building Division	3,429.14
Electrical Bureau	2,009.48
First Criminal & Family Courts	854.16
Second Criminal Court	531.23
Third Criminal Court	354.16
Night Police Court	604.15
Fire Division	80,837.19
Police Division	131,679.47
	<hr/>
	\$221,651.04

Mayor Ellenstein offered the following resolutions:

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

RESOLVED, that the sum of Two Hundred Twenty-One Thousand, Six Hundred Fifty-One Dollars and Four Cents (\$221,651.04) be and the same is hereby appropriated to the persons named on the annexed certified lists, being the semi-monthly payroll of the Department of Public Safety from April 1, to 15, 1941, inclusive, as follows:

Director's Office	\$ 395.83
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The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED: That the sum of Five Hundred Ninety-Nine Dollars and Thirty-Two Cents (\$599.32) be and

the same is hereby appropriated to the person named on the annexed list, being the supplemental payroll of the Dept. of Public Safety from March 16th to April 15th, 1941, inclusive, as follows:

Police Division
(Military Service)\$599.32

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED: That the sum of Sixty Dollars (\$60.00) be and the same is hereby appropriated to the person named on the annexed certified list, being the bills and claims of the Dept. of Public Safety, as follows:

Municipal Board of Alcoholic
Beverage Control\$60.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

RESOLVED, that the sum of One Hundred Nine Thousand Seven Hundred Three Dollars and Ninety-Sevents Cents (\$109,703.97) be and the same is hereby appropriated to the City Treasurer, being the semi-monthly payroll of the Department

of Public Works for the first half of April, 1941, as follows:

Director's Office	\$ 1,553.32
City Hospital—W.P.A.	
Project No. 5410-7	165.83
Bureau of Health	29,226.35
(Bureau of Health—	
Dental Project 3-7-5703..	125.00
United States Social	
Hygiene Fund	140.00
City Hospital	25,103.93
City Hospital	923.27
City Hospital	114.00
Convalescent Hospital	1,885.49
Convalescent Hospital	67.50
Newark City Home	78.89
Bureau of Baths	5,594.15
Bureau of Baths	
(Hayes Park East &	
West Pools	2,060.40
Newark City Alms House	2,485.48
Newark City Alms House	550.00
Ivy Hill Power Plant	3,061.63
Ivy Hill Power Plant	50.00
Outdoor Poor Department	1,678.31
Law Department	3,973.29
Board of Adjustment	574.15
Emergency Relief-	
Administration	26,762.92
Emergency Relief-	
W.P.A. Projects	3,193.00
(Shoe Repair, Clothing,	
Woodyard, Stamp Issuing)	
Emergency Relief-	
W.P.A. Project	242.56
(Clothing Division)	
Emergency Relief-	
Administration	84.50
	<hr/>
	\$109,703.97

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

WHEREAS: The Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Works, permitting the withdrawal of funds by the said Director of the Department of Public Works, as needed, for the years 1940 and 1941; and

WHEREAS: The said Director has withdrawn the following sum, to wit:

\$162,473.58, as set forth in attached certified list No. AF-3.

THEREFORE, BE IT RESOLVED: By the Board of Commissioners of the City of Newark that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED: That the sum of Two Hundred Two Thousand, Two Hundred Ninety-Nine Dollars and Forty-Eight Cents (\$202,299.48) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Dept. of Public Works, as follows:

Direct Relief
Account — 1941\$200,000.00

W.P.A. Housekeeping	
Aid Project	118.60
Convalescent Hospital	2,180.88
	<hr/>
	\$202,299.48

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes: v

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Fourteen Thousand, Five Hundred Thirty Four Dollars and Eighty Seven Cents (\$14,534.87) be and the same is hereby appropriated to the City Treasurer, same being the semi-monthly payrolls of the Department of Parks and Public Property from April 1st to April 15th, 1941 as follows:

Director's Office	\$ 1,070.82
Smoke Abatement	179.16
W.P.A. Project No. 7159-0 ..	62.50
Public Buildings	8,756.02
Public Buildings	50.41
Public Builidngs— City	
Owned Property	116.66
Weights & Measures	797.66
Printing & Stationery	185.00
Shade Tree	1,457.49
W.P.A. Project No. 1485-7..	208.33
Central Purchase	1,650.82
	<hr/>
	\$14,534.87

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED: By the Board of Commissioners of the City of New-ark that the sum of Three Thousand, One Hundred Ninety Four Dollars and Thirteen Cents (\$3,194.13) be and the same is hereby appropriated to the persons named on the annexed certified list, same being the bills and claims of the Dept. of Parks & Public Property, as follows:

Public Buildings	\$3,084.77
Shade Tree	109.36
	<hr/>
	\$3,194.13

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED, By the Board of Commissioners of The City of New-ark that the sum of Three Thousand, Three Hundred Thirty Dollars and Sixty Two Cents (\$3,330.62) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending April 16th and April 19th, 1941 as follows:

Shade Tree	\$1,854.62
Public Buildings	1,476.00
	<hr/>
	\$3,330.62

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, THAT THE SUM OF NINE Thousand, Five Hundred Seventy Seven Dollars and Ten Cents (\$9,577.10) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Shoe Repair (NYA	
Proj. No. 258-3E-99)	\$ 10.38
Furniture & Metal Work	
(WPA Proj. No. 5209-A) ..	182.72
City Wide Clerical	
(WPA No. 5218-26A)	18.16
Sewer Construction	
(WPA Proj. No. 6951-7) ..	774.35
Mattress Factory (WPA	
Proj. No. 6434-1)	13.50
Vital Statistics	
(WPA No. 7193-O-E)	4.50
City Planning (WPA	
Proj. No. 8077-0)	6.18
Sewer Construction (WPA	
Proj. No. 6951-7)	1,373.69
Sewer Construction (WPA	
Proj. No. 6951-7)	369.45
Toy Mending (WPA	
Proj. No. 7050-0)	95.40
Machine Shop	
(NYA Proj. A-9)	38.06
Home Demonstration	
(NYA Proj. A-10)	158.40
Home Making (NYA	
Proj. No. 76-7)	1.29
Toy Mending (WPA	
Proj. No. 7050-0)	219.29
Machine Shop	
(NYA Proj. No. A9)	4.95
Household Workers Training	

(WPA No. 6313-0)	247.53
Gardening & Canning	
(WPA Proj. No. 6922-0) ..	51.79
City Planning (WPA	
Proj. No. 8077-0)	15.82
City Wide Clerical (WPA	
No. 5218-26A)	71.55
Museum Extension (WPA	
Proj. No. 4510-0-A)	69.00
Household Workers Training	
(WPA No. 5183-A)	15.35
Furniture & Metal Work	
(WPA Proj. No. 5209-A) ..	766.84
Shoe Repair (NYA	
Proj. No. 258-3E-99)	71.01
Home Making	
(NYA Proj. No. 76-7)	4.95
Home Demonstration	
(NYA Proj. No. A-10)	332.76
Street Construction	
(WPA Proj. No. 6926-7)	4,760.18
	<hr/>
	\$9,577.10

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Thirty-Nine Thousand Eight Hundred Sixty-Two Dollars and Forty Cents (\$39,862.40) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Weekly Payroll,
Period ending April 16th, 1941**

Port Newark Operations	\$ 2,588.60
Bureau of Motors	1,242.39
Bureau of Streets	2,135.17

Bureau of Sewers	968.08
House Sewer Connections ..	456.60
Bureau of Street Cleaning	23,095.75
Street Construction	210.00
Bureau of Water	9,165.81

\$39,862.40

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Twenty Nine Thousand Six Hundred Eight Dollars and Thirty Nine Cents (\$29,608.39) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Director's Office	\$ 14.55
Sewers	13.32
House Sewer Connections ..	173.28
Care and Relief of Certain	
Indigent Children	288.98
City Clerk's Office	42.50
Streets	95.99
Municipal Elections	198.75
Water (Operating)	322.81
Water (Capital)	1,060.19
Director's Office	19.46
Sewers	315.37
House Sewer Connections ..	66.98
Water	16,912.50
Streets	1,751.69
Reserve for Liabilities—	
Street Cleaning	8,300.02
Surveys	32.00

\$29,608.39

Jos. M. Byrne, Jr.

Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, the Hotel New Yorker submits a proposal for a ten-year lease of the Administration Building, Newark Airport, with ten-year renewal privilege, at annual rental of Five Thousand Dollars (\$5,000.00) per annum, plus certain percentages on gross sales of various items, and according to terms and conditions as set forth in its letter of April 16, 1941, attached hereto and made a part hereof;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Mayor, Director of the Department of Public Affairs, be and he is hereby authorized to execute a lease with the Hotel New Yorker, pursuant to the terms and conditions of the above stated proposal, and in form and substance to be approved by the Corporation Counsel.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

The following communication was received and read:

HOTEL NEW YORKER

34th Street at 8th Avenue, N. Y.

Office of Frank L. Andrews, Pres.

April 16, 1941

City of Newark
Administration Building
Newark Airport
Newark, New Jersey

Attention of Colonel Aldrin

Gentlemen:

We are interested in securing a ten year lease, with a ten year renewal privilege, on the Administration Building at the Newark Airport, upon the following terms:

We will require all the space in the Administration Building other than the Control Tower and two offices which are required by the City of Newark.

It is understood that we will service the Administration Building and provide utilities, gas, electricity and heat.

We would also have the exclusive concession within the building and on the outside grounds. In the main building, we would sublet any available space to tenants, including the space required by all Airlines and Government Agencies for their operations within the building, as may be mutually agreeable.

We would have the exclusive right for the sale of food, beverages, alcoholic beverages, newspapers, magazines, ice cream, soda, tobacco, souvenirs, flowers, novelties, etcetera. We would also have the exclusive right to operate on the grounds

food stands, public oil and gas stations, taxicab operations, parking lots and any other concessions that may develop.

We will pay a rental of \$5000.00 per annum, plus the following percentages on gross sales on the various items:

5% of gross revenue on all rentals other than space now contracted for by all Airlines.

8% of gross revenue on beverages and alcoholic beverages.

5% of gross revenue on food sales in the restaurants.

8% of gross revenue on food sales in the outside stands.

7% of gross revenue on newspapers, periodicals, tobacco.

8% of gross revenue on candy receipts.

8% of gross revenue on ice cream, refreshments, at soda fountains, soft drink stands.

10% of gross revenue on hat check attendants service, wash rooms, coin locks and toilets.

10% of net revenue received from taxi cab operations.

10% of net revenue from the operation of public oil and gas stations.

Of course the above only covers the major part of the proposal as we see it at this time.

The undersigned is available for a conference for the purpose of completing all other phases of the transaction.

Sincerely yours,

HOTEL NEW YORKER CORP.

F. L. Andrews,
President.

Ordered Filed.

Mayor Ellenstein offered the following resolution:

WHEREAS, the Eastern Air Lines, Inc. desires to enter into a new lease with the City of Newark for a parcel of land in the Newark Airport, for a period of ten years, terminating April 30, 1951, at an annual rental of \$2,637.00 per year, payable in monthly instalments, and covering premises described as follows:

Measuring the westerly side line of a Public Street, from the intersection of said side line and the center line of Port Street, on a course S 27 degrees 49' 55" W 906.66 feet to the intersection of the property line extended and the side line of the above mentioned Public Street and then along the property line extended on a course N 65 degrees 38' 05" W 225.165 feet to a point and place of Beginning. Thence (1) continuing along the same line on a course N 65 degrees 38' 05" W 225.165 feet; thence (2) along a course S 27 degrees 49' 55" W 170.312 feet; thence (3) along a course S 65 degrees 38' 05" E 225.165 feet; thence (4) along a course N 27 degrees 49' 55" E 170.312 feet to a point and place of Beginning. The above plot being located at Port Newark Terminal and containing .879 acres to be the same more or less.

NOTE. Westerly side of Public Street is 825.957 feet west of centerline of Central Railroad measured along centerline of Port Street.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the offer of the Eastern Air Lines, Inc., for the aforesaid parcel of land be and it is hereby accepted and the Director of the Department of Public Affairs and the City Clerk be and they are hereby authorized to execute, on behalf of the City of Newark, a lease with the said Eastern Air Lines, Inc., subject to such provisions as may be deemed necessary or advisable consistent with any provisions contained in a certain lease authorized to be executed between the City of Newark and the said Eastern Air Lines, Inc., covering the use of the Newark Airport and its facilities, which is the subject matter of a resolution of even date herewith.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

WHEREAS, under and by virtue of Revised Statutes Sections 40:8-1 to 40:8-7 municipalities are authorized to establish, maintain and operate airports; and

WHEREAS, the law vests the control in the governing body of the municipality, except that the governing body may vest jurisdiction in any suitable officer, board or body of the municipality; and

WHEREAS, this may properly be construed in the first instance to

provide that the control shall vest and remain in the governing body; and

WHEREAS, the Board of Commissioners desire that the control of the Newark Airport shall be retained by the Board of Commissioners; and that for the purpose thereof the Newark Airport shall be transferred from the Department of Public Affairs to the Board of Commissioners for jurisdiction for the improvement, equipment, maintenance and operation thereof;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that for the reasons and purpose hereinbefore set forth, the Newark Airport is hereby transferred from the Department of Public Affairs and the jurisdiction thereof is hereby reinvested and vested in the Board of Commissioners.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, the United Air Lines Transport desires to enter into a new lease with The City of Newark for a parcel of land in the Newark Airport, for a period of ten years, terminating April 30, 1951, at an annual rental of \$3,000.00 payable in monthly instalments, and covering premises described as follows:

Measuring along the westerly

side line of a Public Street, from the intersection of said side line and the center line of Port Street, on a course south 27 degrees 49' 55" west 606.108 feet to the intersection of the property line extended and the side line of the above mentioned Public Street and then along the property line extended on a course north 65 degrees 38' 05" west 201.87' to a point and place of Beginning.

Thence (1) continuing along the same line on a course north 65 degrees 38' 05" west 248.46'; thence (2) along a course south 27 degrees 49' 55" west 175.32'; thence (3) along a course south 65 degrees 38' 05" east 248.46'; thence (4) along a course north 27 degrees 49' 55" east 175.32' to a point and place of Beginning.

The above plot being located at Port Newark Terminal and containing 1.00 acres to be the same more or less.

NOTE: WESTERLY side of Public Street is 825.957 feet west of center line of C. R. R. measured along center line of Port Street.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the offer of the United Air Lines Transport, for the aforesaid parcel of land, be and it is hereby accepted and the Director of the Department of Public Affairs and the City Clerk be and they are hereby authorized to execute, on behalf of the City of Newark, a lease with the said United Air Lines Transport, subject to such provisions as may be deemed necessary or advisable, consistent with any provisions contained in a certain lease authorized to be executed between the City of Newark and

the said United Air Lines Transport, covering the use of the Newark Airport and its facilities, which is the subject matter of a resolution of even date herewith.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

WHEREAS, The Prudential Insurance Company of America, hereinafter described as The Prudential, a corporation of the State of New Jersey, is the owner of two parcels of land located in the City of Newark, one bounded by Academy Street, Halsey Street, Bank Street and Washington Street, hereinafter described as Block 62 and the other bounded by Washington Street, Bank Street, Plane Street and Academy Street, and hereinafter known as Block 70 and,

WHEREAS, The Prudential has requested permission from the City of Newark to construct and maintain a subterranean tunnel under Washington Street between Block 70 and Block 62, which is more particularly described hereinafter and,

WHEREAS, the City of Newark in the interest of public safety and welfare is desirous of granting permission to The Prudential to construct such subterranean tunnel.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that The Prudential be and it is hereby authorized to construct and maintain a

subterranean tunnel between Block 70 and Block 62 under Washington Street in the City of Newark, the upper exterior surface of which shall not be less than 4.50 feet beneath the surface of Washington Street as the same now exists, and which shall not have a greater exterior width than 25.00 feet, and which shall run in a generally east and west direction; and shall be bounded on the north by a line running generally east and west; which westerly end of said northerly line shall not be nearer to the southwesterly corner of Academy Street and Washington Street than approximately 143.22 feet and which easterly end of said northerly line shall not be nearer to the southeasterly corner of Academy and Washington Streets than approximately 150.88 feet; and which shall be bounded on the south by a line running parallel to the northerly line above described and at a distance measured at right angles to the northerly line approximately 25.00 feet further south than said northerly line.

BE IT FURTHER RESOLVED that the Director of the Department of Public Affairs be and he is hereby authorized to enter into a contract on behalf of the City of Newark with the Prudential for the construction of said subterranean tunnel, which contract shall provide that The Prudential will protect the City, pedestrians, vehicles and public or private property from any injury that may be caused by the construction of said tunnel and that work to be performed shall be done in a manner satisfactory to the City of Newark; and further that The Prudential will assume the cost of the removal and re-establishment of any utilities now located in Washington Street due to the installation of said tunnel and that The Prudential will replace any and all pavement in Wash-

ington Street disturbed as a result of said construction and in the case of abandonment of said tunnel The Prudential will remove all sub-surface structures and will fill in such tunnel or any excavation occasioned thereby and will restore the surface of the street and services underneath the street and that The Prudential will indemnify and save harmless the City of Newark from any claim which may be made against it by the owners of private utilities or facilities as a result of the construction or maintenance of said tunnel and

BE IT FURTHER RESOLVED that said Agreement shall be approved by the Law Department of the City of Newark.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the second half of April and the first half of May, 1941, be and the same are hereby approved, confirmed and ratified;

PUBLIC BUILDINGS

Walter Dickerman, temporarily appointed Watchman, effective April 17th, 1941, at a salary of \$1200.00 per annum.

Mr. Dickerman has been appointed for relief work during the absence of George Goertz, City Hall Policeman, who has been ill since April 17th, 1941. Mr. Goertz is being paid during his illness.

Frank Veix, Painter, who was absent without leave, returned to duty on April 18th, 1941. Mr. Veix will not be paid during his absence.

Josephine Nester, temporary Telephone Operator, terminated her services on April 19th, 1941.

May Bolton, Telephone Operator, returned to duty from sick leave on April 21st, 1941.

**Vacations Granted, with Pay,
Effective on Dates Shown:**

PUBLIC BUILDINGS

May Bolton, Telephone Operator, three days of her 1940 vacation, namely, May 5th, 6th & 7th, 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

The City Clerk presented "Application" of Joseph Klugerman, owner, for the storage and distribution of dairy products in a 2nd residence district; premises 3-4-316 West Runyon Street, and stated that today was the time fixed for a hearing thereon.

The City Clerk: I understand it is the desire of the commission not to act on any other business, and a motion to defer this for one week is

in order.

Mayor Ellenstein: Is there such a motion?

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

The City Clerk: Mr. Mayor, I have two communications dated April 23, addressed to the Board of Commissioners, one from Thomas F. Guthrie, and one from John B. Keenan, asking for leaves of absence without pay from April 23 to May 15 next.

The following communications were received and read:

April 23, 1941

The Board of Commissioners of
the City of Newark, City Hall,
Newark, New Jersey

Gentlemen of the Commission:

As Chief Clerk of the Criminal Courts of the City of Newark for the last nineteen years, and having a deep regard for the laws governing Civil Service employees, regarding politics, political connections and candidacies, I hereby request the Newark City Commission to grant me a leave of absence without pay, because I will file my petitions for candidate in the coming City Commission Election, the leave of absence to date from April 23, 1941 to May 15 next.

Yours very truly,

Thomas F. Guthrie

Copy to be sent to City Auditor,
Civil Service Commission and De-
partment of Public Safety.

April 23, 1941

The Board of Commissioners of
the City of Newark, City Hall,
Newark, New Jersey

Gentlemen of the Commission:

By reason of the filing of my peti-
tions with the City Clerk, thereby
becoming a candidate for the City
Commission, at an election to be
held on May 13, 1941, I deem it my
duty to comply with the spirit and
letter of the Civil Service Law by
removing myself from active duty
as Chief Clerk of the Fire Depart-
ment and Acting Fire Commissioner
of the City of Newark.

I, therefore, request your honor-
able body to grant me a leave of ab-
sence, without pay, commencing at
noon on April 23, 1941 and termi-
nating on May 15, 1941.

Respectfully submitted,

John B. Keenan

Copy to be sent to City Auditor,
Civil Service Commission and De-
partment of Public Safety.

Mayor Ellenstein offered the fol-
lowing Proclamation:

PROCLAMATION

The tremendous loss in life and
in treasure of the people of Great
Britain have suffered in their long
defense against tyrannical aggres-
sion have enlisted the heartfelt sym-
pathy of the people of America.

The Veterans Alliance of Essex
County is now playing its part and
shouldering its share of the respon-
sibility that has fallen upon the
people of this country in contribu-
ting to the alleviation of those vic-

tims of aggression who have been
rendered homeless and helpless.

These veterans known from ex-
perience the horrors of war and
the human sacrifices that conflict
between nations exact and have
banded together in a general appeal
to all citizens of this area to con-
tribute whatever their resources will
permit to the relief of the subjects
of Great Britain.

To that end they have arranged
for bundles to be sent to the Eng-
lish people that will contain the
necessities of life including food,
clothing and household accessories
under the auspices of "Bundles for
Britain Society" and have arranged
with the eDpartment of Public Safe-
ty to have all police stations and
fire stations used as depositories for
these bundles.

Therefore, I, Meyer C. Ellenstein,
Mayor of the City of Newark, here-
by designate May 3rd to May 10th,
1941, as

BUNDLES FOR BRITAIN WEEK
and urgently request that all citi-
zens of Newark give substantial ex-
pression of their concern for their
less fortunate fellows overseas by
cooperating to the limit of their re-
sources with the Veterans Alliance
of Essex County.

M. C. Ellenstein

City Hall
Newark, N. J.
April 23, 1941

Mayor Ellenstein offered the fol-
lowing resolution:

BE IT RESOLVED by the Board
of Commissioners of the City of
Newark, that at least three mem-
bers of the Board of Commissioners

and the City Clerk, be, and they are hereby authorized to execute a lease with American Air Lines, Inc., and a lease with Eastern Air Lines, Inc., and a lease with Transcontinental and Western Air, Inc., and a lease with United Air Lines Transport Corporation, each of the said leases to be substantially similar in form, substance and terms with the form of lease annexed to and made a part of this resolution, and provided further that the said leases, after execution, may not and shall not be delivered and become effective until the City shall have received a properly executed and delivered agreement from each of the said American Air Lines, Inc., Eastern Air Lines, Inc., Transcontinental and Western Air, Inc., and United Air Lines Transport Corporation, under which each of the said Companies shall agree with the City that during a term which will be the equivalent of the term, and all renewal periods thereof, provided for by the leases authorized to be executed as above mentioned, the said Company will exclusively purchase, deal in and use at the Airport aviation fuels purchased solely from the person or corporation designated by the City as the Airport's aviation fuel concessionaire, and having such designation by virtue of a written instrument or agreement with said City, it being understood and to be provided in said agreement between each of the above mentioned companies and the City that the said City will designate an aviation fuel concessionaire whose fuel is reasonably well distributed, and which will meet current standard specifications, and further that the prices to be paid by each of the said companies to the said aviation fuel concessionaire at the Airport for aviation fuel shall be no higher than the cost of corresponding fuel at the LaGuardia Airport in the City and State of New York, and

BE IT FURTHER RESOLVED that in the event of and upon the execution of the above mentioned leases and the delivery thereof, upon execution and delivery of the above mentioned agreements concerning the aviation fuel concession, the said Mayor, Director of the Department of Public Affairs, be and he is hereby authorized to make settlement of the claims of the City against each of the above mentioned Companies for the amount herein-after set forth opposite the names of the respective Companies, and to exchange releases with each of the said Companies, and receive payment to the City of the said sums of money set opposite their names, in full settlement of the claims of the City against each of them to wit:

American Air Lines, Inc.	\$53,547.58
Eastern Air Lines, Inc.	14,044.92
Transcontinental &	
Western Air, Inc.	3,848.00
United Air Lines	
Transport Corp.	4,000.00

and

BE IT FURTHER RESOLVED that before delivery of the said leases, agreements and releases above mentioned the same be approved as to form and legality by the Corporation Counsel.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Byrne: Mr. Mayor, I would like to say to you on that motion, with the Corporation Counsel present— I would like to say,

first, for the public, that I am voting on this resolution and have voted on the other resolutions on the opening of the Airport under the change, that is, under the Commission as a whole, but I would like the Corporation Counsel now to state that he approved of the legality and that it is all right to do it.

Corporation Counsel O'Brien: That is the transfer I have not seen the resolution. May I see it? (the clerk hands Mr. O'Brien papers.)

Mayor Ellenstein: What difference does it make?

Commissioner Byrne: There was no signature on there.

Mayor Ellenstein: What difference does it make whether it is legal or not? Even if there is a question of the legality you must know the importance of passing on this today.

Commissioner Byrne: I have voted on it already.

Mayor Ellenstein: There may be a question in my mind as to the legality. However, in an earnest desire to have the Airport opened and opened immediately, and to satisfy the general public and industry, particularly in Newark and the surrounding localities, I am prepared to vote on it and worry about the legality later.

Commissioner Byrne: I am prepared to vote, but as long as we have the representatives of the airlines present I want them to know in the event that it is declared void later, that the Corporation Counsel is here, and they are aware of that.

Mayor Ellenstein: That would have nothing to do with the validity of the leases. It would be just di-

rected against this particular resolution on the transfer of the Airport.

Commissioner Byrne: May I say, incidentally, Mr. Mayor, that with my Deputy I have reviewed these leases and I have sat down with the representatives of the Airlines. I think the leases are fair and I do not want to be considered as an obstructionist because I think the airlines' representatives will admit that my dealings with them have been open and above board and quick. I hereby vote yes on that resolution.

Mayor Ellenstein: I vote aye on the resolution because it is my earnest desire to see the Airport opened and it has always been that. I am voting aye, even though it is questionable whether the Airport can properly be transferred in accordance with the law from any department to all of the City Commissioners, but I vote aye.

Corporation Counsel O'Brien: Mr. Mayor and Commissioner Franklin, I would like to point out that Commissioner Byrne has just spoken to me and he wants some of the words in this Airport resolution changed. At the present time it reads, "Be it resolved by the Board of Commissioners of the City of Newark that the Mayor, Director of the Department of Public Affairs and the City Clerk, be, and they are hereby authorized," and they would like it to read, "Be it resolved by the Board of Commissioners of the City of Newark that three or more members of the Board of Commissioners and the City Clerk, be, and they are hereby authorized."

I see no legal objection to that if the Commission desires to make that change. I see no legal objection.

Mayor Ellenstein: It is unusual.

Corporation Counsel O'Brien: It is unusual, but I told Director Byrne that after all the Commissioners merely designate agents to sign the lease. I see no legal objection in the phraseology, which would authorize three or more members.

Mayor Ellenstein: Is that agreeable?

Commissioner Byrne: That is all right with me.

Mayor Ellenstein: Then it is understood for the purpose of the record.—

Corporation Counsel O'Brien: That this is a mere correction.

Mayor Ellenstein: That with the consent of the Commissioners present the change shall be that the leases shall be executed by at least three of the four members of the City Commission, together with the City Clerk, instead of designating the Mayor and the City Clerk, as the resolution read in its initial form.

The City Clerk: The resolution as corrected now reads:

"Be it resolved by the Board of Commissioners of the City of Newark that at least three members of the Board of Commissioners and the City Clerk be authorized to execute a lease with the American Air Lines, a lease with the Eastern Air Lines and a lease with the Transcontinental & Western Air, Inc., and a lease with the United Air Lines, and so forth."

Mayor Ellenstein: All in favor of the amendment to the resolution as read by the City Clerk signify by saying aye, contrary no, and the

Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Mr. Stannard Dunn, 25 Broadway, New York: The representatives of the airlines have just seen this resolution. I don't know whether it has been passed or not but this resolution authorizes the execution of a lease with the airlines. We have noticed that there is a provision in there that the leases may not be delivered until the City has received an agreement from each of the airlines to the effect that the companies will exclusively purchase aviation fuel from the persons designated by the City as the Airport's aviation fuel concessionaire, and there is a provision that the cost shall not be any higher than the cost of fuel at the LaGuardia Airport.

Mayor Ellenstein: Where do you buy the fuel there; at the airport, don't you?

Mr. Dunn: Yes.

Mayor Ellenstein: Well, it is no higher than it would be there. There is a limitation. What difference is there?

Mr. Dunn: That is right. At least in the case of two airlines, the Eastern and TWA, they have existing exclusive contracts for the purchase of all their fuel requirements, and whether they can execute this lease I don't know.

Mayor Ellenstein: They haven't any here?

Mr. Dunn: No; naturally. Whether

they can execute such an agreement, I don't know.

Mayor Ellenstein: I thought all these things had been prepared today.

Mr. Dunn: We thought they had, and we thought this was to be a matter of discussion hereafter. The airlines will endeavor to cooperate in every way in such a matter but we never understood that it was to be a condition of the execution of the agreement.

Corporation Counsel O'Brien: That was put in the lease itself after Colonel Aldrin had worked out the provision with the airlines, and then in discussing it with me today the suggestion was that the provision be taken out of the lease, that perhaps the airlines did not want it to act as a precedent in other leases, but that is an active and effective part of the rentals that will be received. We are perfectly willing to make a separate agreement if the airlines prefer it in that way, but that is one of the important parts of what I understood Colonel Aldrin had worked out and which had been agreed to by the lines.

Mayor Ellenstein: It is important because it gives us a revenue. Is that right, Colonel?

Colonel Aldrin: Yes.

Mr. Dunn: We have specifically told everybody that we have talked to representing the City, that at least on the part of the TWA and the Eastern we could not at the present time enter into such an agreement. Whether they can at another time is another question, but this contemplates immediate action.

Corporation Counsel O'Brien:

There is no particular reason why the particular item of rentals to be received from the Newark Airport should be affected by any national contract that they have. If they cannot get an adjustment of that contract—I have no doubt whatsoever, and I have had experience with transportation companies, with the oil companies, in dealing with these large companies, and they are very fine people to deal with. I have no doubt that they can work out an adjustment, but the most important thing would be that they would have to pay that much more in rentals, but I don't think they would have to do that. We are only asking that the gas purchased here at our Airport be purchased from the concessionaire here because that will bring revenue to the City of Newark at no cost to the airlines.

Mr. Dunn: I don't see, at this time at least, how Eastern and TWA can agree to such a thing.

Mayor Ellenstein: Have you reached the point? Aren't you premature? You don't say, you are not certain, that the agreement that you have with the oil companies, that there will be any objection on their part. It may be the very same identical concessionaire.

Mr. Dunn: As I understood, the agreement was that we would endeavor, after the lease had been executed—

Mayor Ellenstein: It may be identical the concessionaire that is supplying you.

Mr. Dunn: It cannot be the identical concessionaire for the TWA, but the Eastern, they are different.

Mayor Ellenstein: They are different?

Mr. Dunn: Yes.

Mayor Ellenstein: It may be only one problem that you will have to deal with, but you are premature now. You don't know but what they may make an exception in this case. I should think if I were an oil company and you were an official and dealt with me and gave me a substantial amount of business, that I would release you and make an exception in that case.

Mr. Dunn: As I understand, one of the companies' agreement provides for a guarantee of engine operation. If that fuel is used exclusively and they have that guarantee, even though they are willing to let them purchase the fuel at Newark they could not carry on that guarantee, never being certain with any other company's fuel was in the tanks.

Mayor Ellenstein: Is there anything to that? We will dispose of that point.

Colonel Aldrin: I think it is bunk.

Mayor Ellenstein: It didn't sound possible to me.

Mr. Dunn: It doesn't sound plausible?

Colonel Aldrin: It may be a fact with them, but I think it is bunk.

Mr. Dunn: Why does he think it is bunk?

You don't think it is a fact or you don't think it is an important fact?

Colonel Aldrin: I don't know about the fact. He asked me what I thought about it. I think it is bunk.

Mr. Dunn: Will you explain what you think is bunk?

Colonel Aldrin: I think it is bunk to say that it is necessary to have the same fuel in the same engine at all times.

Mr. Dunn: If you have a guarantee of engine operation the guarantee is no good.

Colonel Aldrin: I say that your guarantee does not mean much.

Mr. John T. Lorch, Chicago, Illinois, (representing United Airlines): I would say this; our problem is with respect to this gasoline provision. It is not as serious at the present moment with us as it is with respect to most of the other airlines, inasmuch as we now deal with the Standard Oil Company of New Jersey, which, I understand, is the company that Colonel Aldrin has in mind.

However, our operation men tell us—that is the only thing we have to go by—that the question of different types of gasoline used in the same motor has an effect on the operation of the motor. It is a question of combustion and other things, and that is why the companies try to get national contracts so that they will get the same type of gasoline, ninety octane, whatever it may be.

Mayor Ellenstein: It is a uniform gas.

Mr. Lorch: It is according to certain specifications.

Mayor Ellenstein: So far as your company is concerned you are not affected?

Mr. Lorch: Our contract is running out and when it does run out the company that we deal with in the future will—that is, it will de-

pend upon the best deal that we can make with whatever company submits offers.

It is not United's desire or the desire of the other airlines to not cooperate with Colonel Aldrin in connection with this gasoline problem at the Airport, but as I understand it—I wasn't present at the time—but airlines informed Colonel Aldrin that they would be glad to sit down with him and to sit down with representatives of the Standard Oil Company of New Jersey and the operations men of the various companies to explain the problems that are involved, in an endeavor to have the Standard Oil Company of New Jersey meet the specifications that are needed.

Now, what we are here for today is to get an agreement signed so that we can begin operations at this airport. If we have to sit down and try to negotiate or go over all these problems and then negotiate an agreement with the Standard Oil Company of New Jersey, and then, in the case of some of the airlines, to obtain releases or exceptions from existing contracts, that is something which may take weeks or months, possibly, to work out. We use certain types of motors in United Airplanes; others use another type of motor. What may be satisfactory for the motors that we use may not be satisfactory for the others.

Mayor Ellenstein: Do you mean the octane content?

Mr. Lorch: That is right.

Corporation Counsel O'Brien: It says that the concessionaire must meet certain standard specifications.

Mayor Ellenstein: Don't you think that the octane contents of the gas

of one of these large oil companies can be supplied by any one of them?

Mr. Lorch: That I don't know. Apparently it cannot.

Mayor Ellenstein: It cannot?

Mr. Lorch: I am not an expert on gasoline. I am telling you what the operations men tell me.

Mayor Ellenstein: I am only not an expert but I know very little about it but the general impression I have is that they can build up the octane contents in gas.

Mr. Lorch: All I am suggesting is that this condition be removed from this resolution so that we can go ahead with the signing of the agreement closing this thing up.

Mayor Ellenstein: I realize all that you are asking, but certainly that has been discussed before, and now you come in at the last minute—

Mr. Lorch: This is the first we knew anything about this condition.

Mayor Ellenstein: Do you object to the provision because it will bring a certain amount of revenue to the City of Newark?

Mr. Lorch: No. We are willing to cooperate in that direction.

Mayor Ellenstein: You are concerned because the TWA and the Eastern have a contract.

Mr. Dunn: That is right. That is one of the problems, the problem that Mr. Lorch brings up.

Mr. Lorch: We would like to dispose of this thing. We have our men here ready to sign. If we cannot do it today these men are go-

ing to spread all over the country. I don't know what they are going to do.

Mayor Ellenstein: I don't think that that is a fair attitude.

Mr. Lorch: The airlines certainly want to cooperate in order to bring this thing to a close.

Mayor Ellenstein: I understand that you have been discussing that for a long time, and you come in now, when the resolution is drafted, and you want to deprive the City of a certain amount of revenue.

Mr. Dunn: This first came up Saturday. We were over here a day before yesterday and Colonel Aldrin wanted this clause in. We told him we would have to go back to our principals. Saturday was the first time we heard about it. We went back to our principals and drew a draft of the lease which included it, and submitted it to our principals, and for the reasons stated they say that they cannot approve the lease.

Mayor Ellenstein: I observe that you only advanced the reason that you have another contract. Now you advance other reasons. No doubt you can get the same octane contents for the various motors.

Mr. Lorch: We may be able to get it but is going to take time to find out.

Mayor Ellenstein: I am afraid you certainly don't make yourselves specific.

Colonel Aldrin: I would like to have someone bring into the record just exactly what was said and has been arranged in Washington, what was said as to what motors are being used and what airlines are operating

on the same plan. We are following the identical situation. A week ago last Monday this was brought up as a definite source of revenue by one of the airlines whom I have been trying to avoid, because I know it is an impossible spot for that airline, and the only reason I brought it up, since it was the same fuel used by a second, and third, and the third airline man said he didn't see that it was any obstacle, and the fourth one, chairman of the board, told me yesterday that he saw no real reason why they couldn't come along with it if they had a chance to sit down and work it out. They couldn't do it in twenty-four hours; they would need a little more time.

I would like to suggest that possibly this condition could be waived for a period of time, say, for a week, but that the leases be signed in the meantime, and they are honor bound to go ahead with some compromise situation. I am sure if we do not sign up and they go out and ask for some action, it will be delayed indefinitely.

Mr. Lorch: We are willing to compromise here in any way we can in order to accomplish the thing that Colonel Aldrin is trying to accomplish, namely, to get more money for the Airport and to get some money out of the gasoline end of it. If Colonel Aldrin is willing, and I say, if he wants us down tomorrow or the next day we will be willing to do that. Our only point is that the execution of this agreement should not be conditioned on the execution of the gasoline concession agreement.

Commissioner Byrne: May I suggest, and I don't mean to appear rude when I speak as I do; it was my definite understanding, and I think the understanding of this

Commission, that you men were all in accord before you came in today.

Mr. Lorch: We were, but we didn't see the resolution.

Commissioner Byrne: I saw them today and I went along under the revised resolutions, but in view of the fact that you are not in accord, most definitely not in accord on a very important item so far as this City is concerned, on the anticipated income, I think what you ought to do is to drop back again, and I certainly feel concerned now, with this question being raised, as to whether this thing is not being hurried into, particularly when you have to take time out. I would like to see you drop back and meet again with Colonel Aldrin, and these parties can come back again and make a definite agreement.

Mayor Ellenstein: Your objection now, as I understand, to the execution of this lease, is contingent upon your agreement to obtain your gasoline from any concessionaire who has the same standard fuel, is that right?

Mr. Lorch: Yes.

Mayor Ellenstein: I would suggest that this be done with the resolution; that it be modified, and that it be done at the earliest possible moment so long as there isn't any legal barrier that arises. For instance, I think in all fairness to the Eastern or TWA, they have existing contracts and if there is a legal barrier that prevents them from entering into such an agreement now I can see that you might be in an embarrassed position.

How long will it be before those contracts terminate? The Eastern and TWA, do you know? About three months?

Mr. Dunn: Three years on Eastern.

Corporation Counsel O'Brien: I haven't any doubt that they can work something out with the oil companies, I think.

Mayor Ellenstein: Why don't you make it contingent, why can't we do it in so far as the United and American are concerned? It should be done within a reasonable time. That would give you an opportunity to work it out. That is your main objection. Colonel Aldrin says that in accordance with the exactions by the Civil Aeronautics Authority that a uniform and the same kind of gas would be used, and you said then that you are not a gas expert. Neither am I.

So long as it will be done in a reasonable time, as soon as possible, we want to be reasonable about it and meet you halfway. On the other hand, in the case of the TWA and Eastern Companies where they are under contract now, let it be worked out now, if it is impossible to do it legally that then it be determined by arbitration, so that the City would not be placed in the position of losing revenue. If we arbitrate it, the representatives of the transport companies and the representatives of the City could determine the amount of revenue we lose. They could arbitrate that item.

We have worked on this so long that it seems to me that there should be no barrier placed in the way of finally getting your client to come in here as of a certain date.

Do I make myself clear?

Mr. Dunn: I don't understand the arbitration.

Mayor Ellenstein: If it is found

that you cannot legally take oil and gas from the concessionnaire here, that in that event you arbitrate the loss of revenue as a result of your inability to legally purchase the gas and oil here, until the determination of your present contract.

Mr. Dunn: And that amount be paid to the City?

Mayor Ellenstein: Yes, and that amount be paid to the City. In other words, if this amounts to \$2000, if the City arbitrates—and as far as the American and United are concerned they will be given a reasonable term—but if the Eastern and TWA are unable, by some legal disability, to engage in such a contract, then the loss of revenue should be computed and that should be done by arbitration, to determine the loss of revenue which the City should receive. In final analysis, the City is counting upon this anticipated revenue.

Mr. Dunn: It does not seem quite fair to penalize one of the lines for that fact that they have two or more years under this agreement.

Mayor Ellenstein: By the same token it is not fair to discriminate against the other two lines who are going to proceed to pay a certain amount of revenue to the City, which will enable the City to operate and maintain the Airport.

Mr. Dunn: I don't understand that they are to pay anything.

Mayor Ellenstein: Yes, they are; indirectly they pay, by making their purchases from a particular concessionnaire here.

Mr. Dunn: I don't know whether they will be able to buy—I don't know whether the Eastern and TWA

will be able to buy any type, because of the existing contracts. Maybe they can and maybe they can't.

Mayor Ellenstein: If the United and American buy their gasoline from this concessionnaire they are going to bring more revenue to the City.

Mr. Dunn: Yes.

Mayor Ellenstein: On the other hand, the TWA and Eastern would not, so the City would lose that amount of revenue, isn't that so?

Mr. Dunn: That is right.

Mayor Ellenstein: So that your objection is because of the agreement that you have with some oil company, that you believe you will be unable to purchase the oil and gas here at the Newark Airport. Isn't that right?

Mr. Dunn: That is right.

Mayor Ellenstein: If you were certain about it you would not object to it, would you?

Mr. Dunn: There are the other objections. I don't believe they are substantial.

Mayor Ellenstein: What other objections?

Mr. Dunn: The fact that they were to buy a uniform specification of fuel. Fuel varies, even to the same octane content, as I understand.

Mayor Ellenstein: I can't argue that with you.

Mr. Dunn: Well, I can, but those are not major objections.

Mayor Ellenstein: What are the

major objections?

Mr. Dunn: The major objections, from the point of the TWA and Eastern, are the existing contracts.

Mayor Ellenstein: Not are; is, it is singular. It is just what you mentioned before, that there is an existing contract and there is a doubt in your mind as to whether you have the legal ability to go into this contract by reason of the fact that you have an existing contract?

Mr. Dunn: That is right.

Mayor Ellenstein: So I am suggesting, if you cannot execute a legal contract based upon that provision, because of your existing contract with them, then that question can be decided by arbitration as to what additional revenue the TWA and Eastern should pay to the City until the termination of your present contract. That seems to be reasonable and fair.

Colonel Aldrin: Mr. Mayor, may I make a proposal? I have had very good luck working with these airlines and I don't think this is a particularly good place for us to get anything settled. I am quite sure, with them here as witnesses and willing to cooperate with me, that is, the Commission will leave it to me to make the best possible arrangement, without tying it into any line or result or anything else, and if I can't make the best possible deal here I will come back and ask for instructions.

I would therefore recommend that you strike out this clause. If they will play ball with me I will go along with them and work it out and report to you at the next meeting.

Mayor Ellenstein: As far as I am

concerned, Colonel, I will say that I have the utmost confidence in you and I believe that you will conserve every interest of the City of Newark in your negotiations. That is perfectly simple to me, if it is agreeable to the other commissioners.

Commissioner Byrne: It is agreeable to me, except I wouldn't know whether that meets with the approval of the Law Department, if you are going to strike the clause out. As I understand it, Mr. O'Brien wants the clause retained.

What is it?

Colonel Aldrin: I mean the approval.

Commissioner Byrne: To let you negotiate further?

Colonel Aldrin: Yes. Give me a week and let me straighten this out.

Commissioner Byrne: Go ahead. I suggested that you drop back. You are not in accord at all. I think you ought to go and be private.

Colonel Aldrin: Fine.

Mr. Lorch: Can this resolution be amended or can we have another resolution which will permit the execution of the agreement and the carrying through of the settlements and follow Colonel Aldrin's suggestion about working it out?

Mayor Ellenstein: That is agreeable to me but apparently Director Byrne is not in favor of it.

Commissioner Byrne: I am in favor of it.

Mayor Ellenstein: To amend it to authorize Colonel Aldrin to make the best possible terms under the contract?

Commissioner Byrne: With the approval of the Commission.

Mr. Dunn: But when do the contracts become effective? That is, the Airport agreement?

Corporation Counsel O'Brien: I think the Mayor's suggestion, that he made, having it effective for a reasonable time, and taking those companies that are tied down with contracts and having them arbitrate, is a most reasonable position, and I would like to go along and recommend that that resolution be amended to that extent.

Mayor Ellenstein: What is your objection to that?

Mr. Dunn: That assumes that the two airlines who have no contract are going to pay more for their fuel. The two airlines that have no exclusive contracts are going to pay more for their fuel.

Mayor Ellenstein: Why are they? No, they are not going to pay any more than they pay at LaGuardia Field.

Mr. Dunn: You assume that the Eastern and TWA are going to be able to purchase fuel cheaper because of these exclusive contracts?

Mayor Ellenstein: I don't know whether they are.

Mr. Dunn: That is just it; you can't say.

Mayor Ellenstein: I say that you are in an unfortunate position as compared to the United and American because of the fact that you have an existing contract. Is that right?

Mr. Dunn: That is right.

Mayor Ellenstein: It would be relatively simple if you didn't have those existing contracts. Is that right?

Mr. Dunn: That is right.

Mayor Ellenstein: That is your major objection. I say that that deprives the City of Newark of revenue, so that if it is determined that you have a legal disability which prevents you from engaging in this contract then it is to be submitted to arbitration.

Now, what is wrong with that?

Mr. O'Brien: I think it is a most fair provision.

Mayor Ellenstein: For example, if it is computed that the amount obtained in revenue would have been \$2000, using that as an arbitrary figure, and if we arbitrate that question by reason of this other contract and you are unable to enter into this lease and comply with those conditions, then I, sitting as an arbitrator, on behalf of the City would say, "All right, you pay us \$1000 or \$1200 until your present contract expires." Is that going to harm the transport companies very much? You have expressed a desire that you want to be fair about the situation.

On the other hand, wouldn't that contribute to the support of the Airport, the same as the United and the American would?

Mr. Dunn: Whether they are contributing or not depends on the price they pay for fuel.

Mayor Ellenstein: Oh, no. They are going to pay no more than what they pay at LaGuardia Field. If you are driving at the fact that it does not permit you to make a contract

with the oil companies by which you can buy your fuel for less money, if that is what you have in mind, why not say so?

Mr. Dunn: I don't know how I can make this clear. If they pay at Newark—I don't know what the price of fuel is—suppose it is ten cents a gallon—

Mayor Ellenstein: It is no more than LaGuardia field.

Mr. Dunn: And we have to pay ten cents a gallon from our exclusive distributor, we are in the same boat if we have to pay to Newark \$1000 a year or more, according to whatever the arbitrators found. We are at a disadvantage.

Mr. O'Brien: The fact is, if the oil companies find out that you are a good customer they would say O. K.

Mr. Dunn: That may be.

Mayor Ellenstein: You have an opportunity to arbitrate. If you find that the oil companies would not want to make an exception in your case, or they would not want to release you from your agreement or release that condition, then it can be arbitrated. The rest of the things that you say here sound highly fantastic to me.

Mr. Dunn: I don't know what there is to arbitrate.

Mayor Ellenstein: The loss of revenue to the City of Newark.

Commissioner Byrne: How much is that anticipated revenue, Colonel?

Colonel Aldrin: The first years is estimated at \$25,000.

Mayor Ellenstein: That is total.

Colonel Aldrin: The fifth year \$150,000 and the tenth year about \$250,000.

Mayor Ellenstein: That is total.

Corporation Counsel O'Brien: Here is the suggested amendment, that "any damage or loss suffered by the City in the interim, and until the expiration of the previous contract, be ascertained by arbitration."

I would go along and recommend that.

Mayor Ellenstein: I would not use the word "Interim." If it should suffer "as a result."

Mr. Lorch: This seems to be something that we are not going to be able to work out at this time, unless a resolution can be adopted permitting the execution of the agreement and the working out of it with Colonel Aldrin.

Corporation Counsel O'Brien: This can be put into the agreement but they don't want it in the agreement.

Mr. Lorch: Perhaps the best thing it to sit down with Colonel Aldrin and see what we can bring out out of the whole situation. May I make that suggestion?

Mr. Robert G. Howlett (representing American Airlines): Mr. Mayor, this original proposal, to the effect that all of the airlines purchase from one concessionaire was based upon the situation at Washington, and I think that there may be some misapprehension on just what the Washington situation is.

When we discussed this the other day we told you it might be possible

for the lines to sit down and all agree to buy from one oil company. There seemed to be some obstacle in the way of TWA and Eastern, obstacles which we hoped we might be able to work out.

There are three lines operating out of Washington, Eastern, TWA and American. They retained, in our contract with the Federal government, the right to purchase gasoline from any person we wished to purchase from; then at the same time the three lines entered into a five year contract with the Gulf Company, agreeing to purchase our gasoline from Gulf over that period. However, if Gulf should breach their contract we would be free during that five year period to buy from anybody we wished, the theory, of course, being based on volume, so that we could get a low price, and the Federal Government still makes something out of it. In this case the suggestion was made just the other day that there did not seem to be time to work out a contract with the Standard Oil Company of New Jersey or such other concessionaire as might be selected by the City, so we felt the thing to do was to have the lines sign it, and I think that American, and I think the other lines are willing to sit down tomorrow or Thursday or any day that Colonel Aldrin sets, and endeavor to work out this contract with the Standard Oil Company of New Jersey.

I don't expect that we will have any difficulty working it out, in so far as the American is concerned. I think that is true of the United. The Eastern and TWA may, but I wasn't told that the lease would provide that we must buy from a specific concessionaire but that we would enter into contracts on the outside and Colonel Aldrin would enter into his separate arrangement

with the oil Companies.

Corporation Counsel O'Brien: The lease provides that they shall have full rights, and I say, "except as may be otherwise provided," to purchase gasoline and so on, from anybody they please, and if the lease is executed with that provision the City is in a position where they cannot do anything. I think the suggestion that you make is a very fair one, that they will have a reasonable time to have that effected, and if they cannot work out a contract then any loss of revenue will be worked out by arbitration.

Mayor Ellenstein: Your contract with Washington has no bearing on this?

Mr. Howlett: No, sir.

Mayor Ellenstein: It won't prevent you from purchasing gas from any concessionaire?

Mr. Howlett: No. But the situation here is different from the Washington situation and I feel there might have been some misapprehension . . .

Mr. Lorch: The only difference was, in Washington the government selected the concessionaire.

Mayor Ellenstein: The airlines are in a position to select the concessionaire now because TWA has one concessionaire and Eastern has another.

Corporation Counsel O'Brien: What would they do in Washington if they had different ones?

Mr. Lorch: They didn't have different ones.

Corporation Counsel O'Brien: If two of them had different ones now?

Mayor Ellenstein: What difference does it make what they did in Washington? The position here is that you are dealing with four airlines. That apparently satisfies one or two airlines but does not satisfy the two others. We have passed the resolution, and, outside of United wanting to come in, if we set a reasonable time it will give you an opportunity to work out a contract with the Standard Oil or any other concessionnaire and see if the United Airlines are willing to accept it, but let us pass the resolution as it is and await the time as to when Eastern and TWA can make proper arrangements.

Mr. Lorch: The United is not in favor of the conditions imposed here as to the signing of the agreement even though there are circumstances in this case which did not exist in some of the other cases.

Mayor Ellenstein: What are your objections?

Mr. Lorch: My objection is, if the resolution remains in its present form we are not going to be able to get our agreement signed and cleaned up and out of the way until some later period, which is going to be contingent upon our working out an agreement with the Standard Oil Company.

Mayor Ellenstein: You are absolutely right, in its present form . . .

Corporation Counsel O'Brien: But meanwhile they have the commitment that is in the form of this resolution here, but they are safe from their own end of it.

Mayor Ellenstein: The resolution as I read it, the execution of the lease in contingent and simultaneous with your agreeing to purchase from the concessionnaire designated

by the City. That is correct, isn't it?

Mr. Lorch: The delivery of the agreement is conditioned upon that fact.

Mayor Ellenstein: That is right, but here it is a simultaneous condition. Then that can be changed so that it can be done within a reasonable time after the delivery of the executed lease to you by giving you a reasonable time to begin your purchases from a concessionnaire designated by the City.

Does that remove your objections?

Mr. Lorch: I don't know whether it does or not. This is a circumstance . . .

Mayor Ellenstein: If you don't know, I am sure I don't.

Mr. Lorch: I am representing a company here. I can't speak for what the company can do or what it won't do, as far as that goes. In my opinion, they will object to that kind of condition being imposed on the execution and delivery of this agreement. I don't see why it is necessary in this resolution. We are willing to sit down with Colonel Aldrin and work out something with respect to this gasoline concession.

Mayor Ellenstein: I am willing to do that in an effort to see the thing brought to a head.

Mr. Lorch: It doesn't have to be a resolution for us to do that.

Mr. O'Brien: Are you willing to strike this article? It is absolutely necessary that that article be stricken out or that article remain in that resolution; otherwise the City has no protection on this point.

Mayor Ellenstein: What is the article?

Mr. Lorch: That we have the right to purchase our supplies from any source we want.

Mr. O'Brien: Article 6 is this: (Corporation Counsel O'Brien reads Article 6 of the lease).

So if you let that remain in the other place you are just sunk on that.

Mr. Lorch: It is perfectly plain. Leave that in the agreement. We can enter into an agreement with the Standard Oil Company of New Jersey for ten years to buy our requirements from that company. There isn't anything which says we cannot enter into an agreement with the Standard Oil Company of New Jersey the way Colonel Aldrin wants.

Corporation Counsel O'Brien: Certainly, but there has to be some concession that so the City can get something from it.

Colonel Aldrin: I would like to repeat what I said, with a little more emphasis. I would like to recommend that we strike out that part of the resolution which calls for this provision, and delegate me to compromise with them as best suits the circumstances, and report back to the whole Commission. I am sure that I can get you the best all-around arrangement.

Mayor Ellenstein: That is going to delay it a week.

Colonel Aldrin: No. Just cross this part out.

Corporation Counsel O'Brien: You can't cross it out legally unless you cross out Article 6.

Colonel Aldrin: Get a substitute Article 6.

Mayor Ellenstein: Unless Article 6 is amended and put on it, instead of making reference to the resolution, the proviso, regarding the final determination and negotiations by Colonel Aldrin. In other words, we are going to supplant that resolution with the final negotiations and determination by Colonel Aldrin.

Mr. Dunn: Under this plan when will the main airport agreement be signed?

Mayor Ellenstein: Under this plan, if it were substituted and Article 6 were amended, under that plan you can agree tonight and the leases can be executed tomorrow. It does not require any official meeting of the Board to do that because the authority is now given to three of the four commissioners. Director Byrne, Director Franklin and myself, including Director Murphy; any combination of three could execute the agreement without any formal meeting, which would be wholly and legally binding on the City. Do you understand it as such?

Mr. Howlett: That you could sign it without any formal meeting, if they followed this resolution?

Mayor Ellenstein: Yes. That resolution is in effect. What do you suppose we passed the resolution for?

Mr. Dunn: I don't believe that any airline is going to sign a lease which restricts their right to purchase fuel, unless at the same time they know what those exclusive contracts are and are able, under their existing contracts, to enter into the new ones. We cannot just cross out that clause and limit the effect of it in

any way, unless we know the exact extent of the limitation. We have a clause that we have a right to purchase fuel from anybody we want. If it is going to be limited we have got to know the extent of the limitation.

Mayor Ellenstein: Are you taking the position that that is what you want in the contract, that you want to reserve the right to purchase gasoline from any company that you desire? Is that what you want?

Mr. Dunn: That is what we want.

Mayor Ellenstein: Why didn't you say so?

Mr. Dunn: It is in the lease.

Mayor Ellenstein: I know it is in the lease but that is not the understanding upon which I or the other commissioners signed the resolution. It was all contingent upon that.

Corporation Counsel O'Brien: That was supposed to be in the lease, that concession contract, and it was taken out of the lease at the suggestion of the Colonel, and he said they didn't want it in the lease for the reasons indicated before. That is an important part of the City's contract.

Mr. Howlett: Do you give an opinion that it is illegal to leave it in?

Mayor Ellenstein: What does the concession at Washington yield?

Colonel Aldrin: \$150,000 a year.

Mayor Ellenstein: And the transport companies go into Washington just the same as the client that you represent, and the Federal Government receives that?

Mr. Howlett: In the Washington lease there is the same right to purchase that there is in that agreement.

Colonel Aldrin: I would suggest that we go along on the parallel of the Washington situation, just like Mr. Lorch said, and I would like to conclude this thing by holding that part up. Let me work it out, and those parts that are inconsistent with the lease, if there are any, we will have to iron them out next time. I don't know of any.

Mayor Ellenstein: You can amend the section.

Colonel Aldrin: That does not prevent them from making a deal separately with the oil concessionaire that is selected by the commission.

Corporation Counsel O'Brien: You will have to strike out Article 6 and make certain changes in 5; otherwise the rights of the City will be definitely affected by the resolution, if that resolution is changed.

Mr. Dunn: Apparently we have reached an understanding. I don't know what can be gained by arguing here.

Mr. Howlett: Mr. Mayor, if we had time I think we could have worked this out, just the same as we did in the Washington situation, but with the time that we had, with the leases to be signed today and the service in a two weeks' period, it was hard to have the leases signed.

Corporation Counsel O'Brien: I suggest that we strike out 6 and make the changes in Article 5, strike 6, and you get your oil set up all straightened out and we will provide for it in the provision at the

time it is done. We will strike out Article 6 and put back Article 5. In other words, you want to be legally protected but you don't want the City to be legally protected. I understand your attitude. You want to protect your client but it is my duty to protect the City in the same respect.

Mr. Lorch: We have been working for weeks and months trying to effect an agreement and we come down this afternoon and see this resolution with this condition, which we had not seen before in it. As I see it, it is going to block the whole business, and I don't see why it is necessary when there is a perfectly good way of doing it another way. There is nothing illegal about the inclusion on the right of purchase clause in the agreement.

Corporation Counsel O'Brien: There is nothing illegal about taking it out.

Mr. Lorch: It is the usual clause in the airport agreement.

Mayor Ellenstein: It doesn't take a wizard to know that if this resolution is passed, authorizing the execution of this lease, and the rest of it is held in abeyance, that you cannot introduce any testimony, orally, to in any wise alter or amend the lease. That is fundamental in the law.

Mr. O'Brien: And the City is at their mercy.

Mayor Ellenstein: Why should you then insist on leaving these two clauses in?

Corporation Counsel O'Brien: They are no good.

Mayor Ellenstein: If you are going

to leave it to the negotiations of Colonel Aldrin to suggest one thing, suggesting the kind of pie to make, but you want to take all that pie. That is the practical effect, isn't it?

Mr. Lorch: No. I don't believe that is fair, Mr. Mayor.

Mayor Ellenstein: It is so. That lease gives you the privilege of dealing with any oil company, doesn't it?

Mr. Lorch: And it is the same provision that is in every Airport lease in the country except at Washington.

Mr. Howlett: It is in Washington, too.

Mr. Lorch: That is right, pardon me. It is in every airport lease we have.

Mayor Ellenstein: You say that you want time to sit down and work it out with the concessionaire, whoever it might be, whether it is the Standard Oil Company of New Jersey, or Texaco, whoever it may be.

Mr. Dunn: We are not asking for time. We say the time is necessary if you insist on this.

Commissioner Byrne: What is the objection of letting Colonel Aldrin work out his plan with the airlines and report back here for the approval of the Commission? I can't see any objection, if you think you might be able to work it out amicably.

Colonel Aldrin: The Civil Aeronautics Board in Washington has been in on this thing three times, and they have set the schedules and changed it and changed it, and I think really that is in the interest of the City to come to a focus now

and clean this thing up.

Commissioner Byrne: We are willing, but you not going to clean it up tonight, the Civil Aeronautics Board regardless, so long as you are not in accord. Why don't you carry out what you yourself just suggested, that you meet with the representatives of these lines and then come back and work it out. This is certainly no place to wrangle. You open up a new avenue every time you start a paragraph.

Mayor Ellenstein: The lease could be executed tomorrow if we reached an agreement. What is the objection to taking those section out? If it does not meet with your approval you are not going to consent to it. After you have worked out an arrangement, if it is satisfactory to the Law Department, those things can be restated. What objections is there? You are not going to execute the lease?

Mr. Dunn: We would like to have the Commission pass it without that paragraph.

Mayor Ellenstein: That is right, and authorize it in the same manner to be executed. That will avoid the necessity of having a formal meeting. It gives authority for three of the commissioners to execute the leases and it puts you in exactly the position that you want to be in. You want to sit down and discuss it with Colonel Aldrin, and you will have the opportunity to do it. What is the difference if you take out ten sections and replace eight? The effect is exactly the same.

Mr. Dunn: Will it have to come to the Board on any change?

Mayor Ellenstein: No. Under the resolution three commissioners are

authorized to execute the leases. The execution can be done at midnight tonight or early tomorrow morning, at four o'clock.

Mr. Dunn: Even with a substantial change?

Corporation Counsel O'Brien: No. Any substantial changes in the lease would have to be passed upon by the Board of Commissioners.

Mayor Ellenstein: Do you contemplate substantial changes?

Mr. Dunn: Striking this out is a substantial change in itself. If that goes back that is another substantial change.

Corporation Counsel O'Brien: My recommendation to the Board of Commissioners is this; in order to protect and secure the interest of the City, which is just in line with your suggestion of making the terms of this set-up even more reasonable than they are in the present resolution and lease; that this resolution be amended to provide what you said, that if after a reasonable time these other companies cannot work it out, that it result in arbitration. Let that be an integral part of it, and we can have these leases show that, and that is so very, very reasonable that nobody can question the City's position, whether it be the Civil Aeronautics Board or anybody else.

Mayor Ellenstein: Let me ask you; don't you, in good faith, expect to do everything possible to engage the same concessionnaire that there exists at Washington? You expect to do that if it is at all possible.

Mr. Dunn: Not the same. Do you mean a similar arrangement as at Washington?

Mayor Ellenstein: Yes.

Mr. Howlett: That is correct.

Mr. Dunn: Yes, but we don't know whether we can do it.

Mr. Howlett: We have not seen the proposal of the Standard Oil Company of New Jersey, as far as price is concerned.

Mayor Ellenstein: But you plan to do it?

Mr. Howlett: That is correct.

Mr. Dunn: The plan is rather an indefinite one. We intend to try to do it but we can make no commitment for the Eastern and TWA.

Mayor Ellenstein: You intend to try to do it. Let me use your words.

Mr. Howlett: We believe we will be able to.

Mayor Ellenstein: You believe you will be able to?

Mr. Howlett: That is right.

Mayor Ellenstein: If it is inserted in the lease that it be done as soon as possible and practicable, and it is further inserted in the lease that in those circumstances where it cannot be done legally, by reason of existing contracts, that it be submitted to arbitration, what objection can you possibly have to that?

Now, in the case of the United and the American it can be done as soon as practicable and possible, and that gives you plenty of latitude, doesn't it?

Mr. Howlett: There is certainly a different agreement. We don't want to be tied down in the lease to say

that we have to buy from any particular concessionnaire. All we want to do is to have our separate contract on the side so that if the contractor should not furnish the proper quality of gasoline and breaches his contract, then we can buy from somebody else. If it is in that we have to buy from the City's concessionnaire, we could not buy from somebody else under those circumstances. That is important, if the City's concessionnaire breaches the contract.

Mayor Ellenstein: I am not impressed with that argument at all. You can certainly throw enough protection around it to be assured, and go so far as to say that the City will engage a concessionnaire and give you the kind of gasoline you need, whether it be one motor or the other.

Mr. Howlett: That is something that we don't know until it is all worked out.

Mayor Ellenstein: But it gives you reasonable latitude beyond that. If I say to you that you come here in good faith and you are going to try to do something, I say, "All right, you do it as quickly as it is possible and practicable to do it." What more do you want? If you refuse to do that it is not an evidence of good faith.

Mr. Dunn: Do you mean the signing of the leases? I am certain I don't get the suggestion.

Mayor Ellenstein: I say, if you insert in there — assuming that you would engage in the practise of purchasing your gasoline from the concessionnaire as soon as it was practicable and possible, after the execution of the lease, which gives you all the latitude that you can pos-

sibly expect, if you are coming here in good faith.

Mr. Howlett: It is a different deal. One is to purchase from a designated concessionaire, the other is the purchasing from the same oil company, and the oil company and the City make their separate arrangements.

Mayor Ellenstein: Then it will be Colonel Aldrin's job to see that it is done within the scope of that language. On the other hand, those lessees who have an existing contract, that matter can be adjusted by arbitration. You are not going to suffer by that.

Mr. Dunn: Arbitration might result in TWA and Eastern paying more for gas, including that tax or arbitrated amount, than the other lines. If the other lines pay ten cents to your concessionaire here and Eastern pays ten cents to Gulf, plus half a cent to you on the arbitrated amount, that makes those pay more, and that is not fair.

Mayor Ellenstein: If you had a long lease and found after a few years that you had to execute another lease in the interest of your business, and somebody else did not have such a long lease, you might say the same thing, that that was not fair.

Mr. Dunn: That is true.

Mayor Ellenstein: You have only one viewpoint, and that is your client's, and you refuse to see the viewpoint of the City. Here it is contemplated to obtain a certain amount of revenue by reason of contract, and you are unable to contribute or you don't want to contribute a certain amount of money that will enable the City to operate and maintain the Airport,

and we are meeting you more than half way and saying, "We will arbitrate; that we don't want you to suffer."

Mr. Lorch: I don't think that is quite fair. We have been considering the interests of the City.

Mayor Ellenstein: I don't know that you have the interests of the City at heart. I know that you haven't and I don't expect that you would have. You are representing the transport companies, and you just see their viewpoint.

Mr. Lorch: I was considering the interests of the City in more than one respect, and the landing fees that we are paying are as high as are paid anywhere in the country. We are guaranteeing to pay a minimum of \$45,000 a year. We are paying \$20,000 a year for the control tower, paying for that among others, and we will pay for space in the Administration Building at rates that are tops in any place in the country.

Mayor Ellenstein: You are paying for the control tower at LaGuardia Field.

Mr. Lorch: That is right.

Mayor Ellenstein: You are not paying any more in Newark than you pay there.

Mr. Lorch: I say that we are not complaining about that.

Mayor Ellenstein: You said that it is the highest in the country.

Mr. Lorch: There is no gas concession at LaGuardia.

Mayor Ellenstein: That may be so, but we in Newark are not in

the same position as the City of New York. They are a very much wealthier city than we are. We try to go in accordance with our . . .

Mr. Lorch: I am not trying to make a comparison between Newark and New York. You had airlines before them. The airlines have tried to be fair in making this agreement.

Mayor Ellenstein: We are trying to be fair with you and meet you halfway, and my suggestion, I think, should meet with your approval, if you are coming in in good faith, intending to work it out.

Mr. Dunn: We would not have spent this much time if we did not intend to come in in good faith.

Mayor Ellenstein: I think the representative of the United or the American made the statement that they have no objection to buying from the concessionaire, but we cannot do it all simultaneously and this is a condition on which the lease will be executed, and it will delay it. We say to you, that as far as you are concerned you will have any time that is practicable and necessary for you to work it out and get a concessionaire, if you should believe you have a legal obstacle. We say that if there is legal obstacle that you are unable to surmount that then the matter be adjusted by arbitration. After all, you walk out here and arbitrate the matter with Colonel Aldrin now. We suggest in your case, that it be arbitrated by Colonel Aldrin, in whom we have confidence.

Mr. Dunn: I don't see why under this existing lease the United Air Lines should pay more.

Mr. O'Brien: The same thing as any existing contract.

Mayor Ellenstein: You are in a less fortunate position than they are. That may be the answer.

Mr. Dunn: No, we are not.

Mayor Ellenstein: What makes you think that you are going to pay more?

Mr. Dunn: We might have to pay something in cash to you and they don't have to.

Mayor Ellenstein: How do you know you will? You are not certain that your lease prohibits you from being placed in the same category as the United and American? You don't know that? You said you don't.

Mr. Dunn: I am fairly certain of that.

Mayor Ellenstein: Then, assuming that you have that legal obstacle, you can go to the concessionaire who has this and that you buy gas from and tell him that you are in the same position, that you don't want to pay any more. I am quite sure if you are a good customer, if your client is a good customer, that they will say it is all right for you to buy that amount of gas from the concessionaire. Don't you think that is likely to be the case?

Mr. Dunn: I have never negotiated one of these leases so I don't know. It may very well be.

Mayor Ellenstein: If I were an airline and you were a gas company and I come to you and said, "Listen, I have got an airport in Newark and if I Don't buy gas there it is going to cost me money. You will do me a favor by releasing me from the contract." If there is such a binding legal contract that prohibits me buying gas there I say to you, "Just

release me from that, make an exception to the rule, otherwise it is going to cost me more money and you ought to do that you would say?

Mr. George Spater (representing Eastern and TWA): What if every city in the United States did that? There wouldn't be any control of it any more. You go to the City of Pittsburgh and they say, "You did that for the City of Newark; do it for us."

Corporation Counsel O'Brien: That is why we took it out of the provision.

Mr. Spater: You can't fool people by taking it out of the provision. On the same logic why shouldn't the City stipulate what airplanes we should use or what orderlies?

Mayor Ellenstein: Let us not be ridiculous.

Mr. Spater: This is the same problem.

Mayor Ellenstein: What revenue could the City get by having you use certain airplanes?

Corporation Counsel O'Brien. Mr. Mayor, at the end of the first paragraph of the resolution here I suggest, pursuant to your suggestion, this amendment, which provides for arbitration in the manner agreed upon between the City and the companies, and I recommend the passage of that amendment in connection with this resolution, to put the City in a better position in dealing with the authorities or companies or individuals. I would suggest that amendment.

Mayor Ellenstein: I would go further than that and say, "a reason-

able time, as soon as it is practical and possible to carry that out," and I would like to go further with them on that whole clause, so that in meeting your argument I would say that in case you do find that you are in a position where you cannot enter into an agreement because of these existing contracts, that the arbitration be no more than fifty per cent, in computing the loss of revenue during the term of your existing contract. We are willing to go a long ways with you and you have got to be reasonable with us.

Mr. Dunn: I don't think that we ought to pay anything more than other airlines. We thought we were coming in here on an equal basis.

Mayor Ellenstein: You are taking the position that you don't want to pay anything, that you don't want to use the concessionaire. You are saying that, in other words.

Mr. Dunn: I have not talked with the company. These things came up today.

Mr. Howlett: In view of the fact that we still seem to be somewhat apart, I wonder if it might be well for the Commission to put it over and let us get together with Colonel Aldrin tomorrow or next day, to see what we can work out. It may not be a problem, but I certainly would have to go back and consult with my company.

Corporation Counsel O'Brien: That can be done from the arbitration angle, but meanwhile, to protect the interests of the City, I recommend this provision be adopted in that resolution.

Mr. Howlett: Aren't you in a better position not to pass the resolution and see what happens, because

you might have to go back and change it, and we don't know what our position is at the present time?

Corporation Counsel O'Brien: That is one more gift to them.

Mayor Ellenstein: Your position is better with the amendment that it would be with the resolution in its original form.

Corporation Counsel O'Brien: It betters our position so far as indicating our willingness to deal with them and offer a better contract.

Mayor Ellenstein: I am trying to be very fair about it. It seems to me that it gives you plenty of latitude when it says that it shall only be effected, that it shall only go into effect after a reasonable and practical time, after your effort to obtain an agreement with the concessionnaire designated by the City, and in cases where there are legal obstacles that are not surmountable, then, in that event, the loss is to be computed and shall be submitted to arbitration, and in no event shall it be more than fifty per cent of the revenue that would have flowed into the City during the period of this existing lease. That is going a long ways and I can't understand, unless you men are determined that no revenue shall come to the City by reason of the sale of gasoline.

Colonel Aldrin: Mr. Commissioner, may I make a comment? This question of the airlines operating on one fuel; I think it is very important that the airlines do this as much voluntarily as possible. You can't drive a horse to drink. You can drive him to water but you can't make him drink. If they have the gas down there and they don't want to take it, they won't take it. But if they are doing it voluntarily I think

they will do it, but I think it is important that we work this out so that they are happy about it, and I would like, as I said before—it is not jeopardizing our position—let it be understood that I will work this thing out and that the leases will be drawn up with this provision in, and I will report back to you as soon as I have done it.

Commissioner Byrne: It is O. K. with me.

Mayor Ellenstein: You are suggesting leaving the leases in the existing form?

Corporation Counsel O'Brien: No. The Colonel is suggesting deleting that from the lease. I recommend against that because if that is done the City is left with a contract that the airlines can laugh at and we cannot get a penny.

Colonel Aldrin: Then in that resolution show it, that we are to work it out.

Corporation Counsel O'Brien: This resolution authorizes and directs an approval attached to the lease, and any change would place the City and undoubtedly would place them in the position where it has made a commitment where we have to make the leases. The answer is whether or not the airlines are going to get one hundred per cent. protection in everything and the City not legally protected.

Mayor Ellenstein: We will change the authority, "However, providing it meets with the approval of three of the four commissioners," and leaves the final determination as to the concessionnaire to Colonel Aldrin. "Provided, however, it meets with the approval of three of the four commissioners."

Mr. Dunn: In other words, cut out that condition in the resolution and make it conditioned . . .

Mayor Ellenstein: That it meets with the approval of three of the four commissioners, who will have the authority to execute the lease. It is not then directory and not mandatory. It is not directory.

Corporation Counsel O'Brien: You can do it just as simply by calling another meeting of the Board of Commissioners on special notice. This will have to be re-checked.

Commissioner Byrne: If you accomplish it, say, in two hours, you will get in touch with us as soon as possible?

Corporation Counsel O'Brien: I will have to find somebody and get a resolution drawn.

Commissioner Byrne: Why can't you let these men, with Colonel Aldrin, who is appointed to do this job, work it out and drop back, and bring it back?

Mayor Ellenstein: We will have to have another meeting.

Commissioner Byrne: All right, we will have to have another meeting and three of the four commissioners will have to approve it.

Corporation Counsel O'Brien: You don't have to get them back formally.

Commissioner Byrne: They are not accomplishing anything here.

Corporation Counsel O'Brien: No, of course not. It is the same old story.

Commissioner Byrne: Maybe a change in atmosphere will bring them together.

Mr. Dunn: Can this meeting be adjourned?

Mayor Ellenstein: We can call a meeting in short order. If you get the determination tonight we can call a meeting tomorrow, or, if not, it will be called on Friday.

Corporation Counsel O'Brien: But, meanwhile, it stands as the offer of the City for the execution of the leases.

Commissioner Byrne: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

APPROVED

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., April 30, 1941.

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10 A. M., Standard Time, 11 A. M., Daylight Saving Time.

Present Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move that we dispense with the reading of the minutes.

Commissioner Byrne: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: This is the date set for a public hearing on the Budget as amended and advertised, in accordance with the law. Is there any person who desires to speak on the Budget as amended?

Mr. Charles Shankroff and Mr. Charles Becker appeared and talked on the Budget as amended.

The City Clerk presented "An Ordinance to acquire by gift the premises situate on Broad Street, between Academy Street and Raymond Boulevard, known as 'Old

Post Office' property," and stated today was the time fixed for a hearing thereon, the ordinance having been presented for information October 23rd, 1940.

Mayor Ellenstein: That is an ordinance which Director Byrne introduced for information some time ago.

Commissioner Byrne: I move that it be deferred for one month, May 28, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the docking, loading and unloading of vessels at the Port of Newark, and providing for the charges, fees, rules and regulations for said docking, loading and unloading.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1. Definitions.

(a) "Port of Newark" and "Port" are synonymous and include the In-shore Channel and that part of Newark Bay and the Passaic River within the jurisdiction of the City of Newark.

(b) "Director" means the member of the Board of Commissioners of the City of Newark to whom this subdivision of the City government has been or shall be assigned.

(c) "Chief Engineer" means the Chief Engineer of the Department of Public Affairs.

(d) "Supervisor" means the Supervisor of the Port of Newark.

(e) "Dockage"—All charges levied against the vessel for the use of berthing space, whether for loading, discharging, repairs or other reasons.

(f) "Wharfage" — Major charge against the cargo for use of wharves for passing freight over the wharf.

2. Inspection of Port of Newark and Passaic River; Violations Reported.

The Supervisor, or his authorized representative, shall make frequent inspections of the Port of Newark, and report any violations of any provisions of these rules and regulations, or of any law respecting the use of wharves, docks, landings and vessels in the harbor, to the proper authorities of the City of Newark, and the State of New Jersey, or the United States, as the case may be, to be acted upon as provided by law, in all cases where the Supervisor himself, is not empowered by the provisions of this ordinance to act.

3. Pilotage

The Port of Newark may be entered from the open sea with safety in any weather. Pilotage is not compulsory for vessels in the intercoastal or coastwise trade, provided the master has a pilot's license for the navigable waters of the Kill Van Kull and Newark Bay.

4. Berth Application; Supervisor notified of arrivals and departures.

All vessels, their owners or agents, desiring a berth at any public wharf or pier, shall, as far in advance of the date of docking as possible, make application for berth in writing, specifying the date of docking, sailing, nature and quantity of cargo to be handled; application for this purpose may be obtained from the Supervisor, or his duly authorized representative.

5. Docking of Vessels.

The Supervisor, or his authorized representative, shall have authority to regulate the allocation of berths, to all vessels using any public wharf, pier or slip, to remove such vessels as are not employed in receiving or discharging their cargoes, and to make room for such others as require to be more immediately accommodated, for the purpose of receiving or discharging their cargoes. The fact of their being employed fairly and bona fide in receiving or discharging their cargoes, shall be determined by the Supervisor, or his authorized representative.

6. Change of berth in case of danger. No vessel arriving in the Port shall be anchored, moored or fastened to any wharf or other vessel, in such manner as to be dangerous, hazardous or unsafe to any other vessel previously lying at anchor, or moored or fastened in said Port. The Supervisor or his representative is hereby authorized to order and direct that the position of the said vessel be changed, and the master, or other person, having charge of the said vessel, shall, forthwith, comply with the order and direction of the Supervisor, or his authorized representative. It is further provided that the cost and

expense of changing the position of the said vessel, or of arranging the rigging thereon shall be charged to and be recovered from the master or owner of such vessel.

7. Depositing of cargo regulated. No person, firm or corporation, discharging cargo from any vessel lying alongside a public wharf or pier, shall place, leave or deposit such cargo, or any portion thereof, within six (6) feet of the face of such wharf, or upon railroad tracks laid or constructed on any dock or shall neglect or fail to keep such cargo, or portion thereof, free and clear of such railroad tracks.

PORT TERMINAL CHARGES

8. Dockage rates. Dockage shall be charged for vessels at the following rates.

(a) **Lighters, Scows and Barges.** Lighters, scows and barges, up to 1000 gross tons, two (\$2.00) Dollars per day of 24 hours.

(b) **Steamers discharging lumber.** Steamers discharging lumber seventy-five (\$75.00) Dollars per day of 24 hours, for the first day, commencing at the time the ship arrives at the wharf. After the first day a minimum of \$37.50 will be charged for twelve (12) hours or less; anything over twelve (12) hours, will be on the basis of \$75.00 per day. Full dockage will be charged during the time that the ship is berthed at the dock, including Saturdays, Sundays and Holidays, whether working or not.

(c) **All other vessels.** All other vessels, using public wharves, piers and slips, except as hereinafter specified, and as provided for in leases between the City of Newark and its tenants, shall be charged on the basis of .02½c per net registered ton.

(d) **Carfloats and Sea-Going Barges.** Carfloats and sea-going barges occupying space in excess of one hundred (100) feet of wharf, ten (\$10.00) Dollars per day of 24 hours.

(2) **Excursion Boats.** Excursion Boats—Ten (\$10.00) Dollars.

9. Half Dockage Rates. One-half of the above dockage rate shall be charged, viz.:

(a) **Vessels occupying outside berths.** Vessels occupying outside berths while discharging, loading or lying idle.

(b) **Yachts, Pleasure Craft and vessels lying at wharf.** Yachts, other pleasure craft and vessels lying at wharf not in commission or awaiting charter or undergoing repairs, when without cargo; provided, that the City of Newark reserves the right to order any such yacht, pleasure craft or vessel away from any wharf, and cause the same to be removed wholly at the risk and expense of the owner or operator of said vessel, at any time such wharf may be needed.

(c) **Vessels under fifty feet, free landing for.** No vessel under fifty (50) feet using a wharf, slip or pier, shall remain at such place for a period longer than one hour consecutively, nor, shall such vessel take on or discharge cargo or passengers, without the permission of the Supervisor or his authorized representative. Any vessel remaining after the one hour period will be charged fifty (50c) per day dockage.

10. Wharfage. Wharfage assessed on all cargo shall be at the rate of 10c per ton, with the following exceptions:

Oils through pipe lines (barrel of

42 gals.) $\frac{1}{2}$ c per bbl.
 Oils, vegetable, creosote, etc., in
 bulk through pipe line ..10c per ton
 Oils, vegetable, creosote, etc. other
 than petroleum in bbls.Each 2c
 Same in drums of 55 gallons..ea. $2\frac{1}{2}$ c
 Lumber, Per M.B.M. Feet10c
 Vehicles, Machinery, Cranes, Aero-
 planes50c per ton

11. Charges collected daily; exception; penalty. The Wharfinger must collect in cash any and all wharfage and dockage daily, except in cases where a credit account has been opened by consent of the Director. Payment for wharfage, by those having credit accounts, must be made directly to the cashier of the Department of Public Affairs, within ten (10) days after receipt of bill.

12. Miscellaneous Charges. Additional services and facilities shall be charged for at the following rates:

(a) **Wharf Lights.** When used for night work, one (\$1.00) Dollar per light, per night, but if used less than four hours fifty (50c) per light.

(b) **Running Lines.** Running lines in and out for steamships—ten (\$10.00) Dollars—(Wharfinger to be notified in advance).

(c) **Tare and Gross Weighing.** Gross and tare weighing of and for waterborne cargoes moving via trucks to and from public wharf, or pier 10c per truck. Tare and gross weighing—25c.

(d) **Water.** For tugs and other small boats of a like capacity—fifty

cents (50c) for each time calling for water. For larger ships where used for ballast or other purposes, and measured through a meter, seventy-five (75c) per 1,000 cubic feet (1000 cubic feet being equivalent to 7500 gals.) with a minimum charge of ten (\$10.00) Dollars.

13. Free time. Free time is a specified number of days or parts thereof, during which freight received on wharf may occupy wharf premises without payment of wharf demurrage (Saturdays, Sundays and Legal Holidays, excluded).

Free time shall date from 8:00 A.M., after the vessel delivering same finishes unloading or leaves the wharf. Only when necessary shall the free time provided herein be fully utilized or taken advantage of, and the Supervisor is empowered at any time to shorten such free period and to cause the removal of any cargo, or portion thereof, at the expense of the owner of consignee, irrespective of the free period. Ten days free time will be allowed on lumber and lumber products, when stored on land allocated for public lumber terminal purposes.

14. Storage rates. Upon the expiration of the free time period, lumber stored on farm or in public lumber terminal, will be charged for at the rate of 25c per M.B.M.; lath and shingles 1c per bbl; shed storage—40c per M.B.M. ft. per month, or fraction thereof.

15. Construction or Alteration of Waterfront Structures. No wharf, pier, bulkhead, building or other structure may be built upon waterfront property within the City of Newark, whether owned by the City of Newark or privately owned, without a permit from the Director, nor may any alteration be made to any

such existing structure, without like permission. For the construction or alteration of any building, an additional permit from the Department of Public Safety, Building Division, is required.

16. Waterfront construction — specifications for.

(a) **Permit required.** No piles shall be driven, nor any platform erected, nor any filling in or construction, repairs, alterations, removals, dredging or demolitions of any kind made on any part of the waterfront of the City without a written permit therefor having been first obtained from the Director. Requests to the said Director for such permit shall, in every case, be accompanied by a riparian permit issued by the United States War Department, and the New Jersey State Board of Commerce and Navigation, indicating their approval of the project to be undertaken.

(b) **Piling.** Piling for wharves or piers shall be driven to a bearing power of not less than sixteen (16) tons, as established by the "Engineering News Formula" for either drop hammer or steam hammer driving.

(c) **Loading Capacity.** Piling in wharves and piers shall not be subjected to combined loadings (live plus dead) of more than sixteen (16) tons.

(d) **Pile Penetration.** Piling for wharves and piers shall have a penetration hard strata of not less than twelve (12) feet, and the tip of the pile shall be driven at least twelve (12) feet below the project depth of the United States Government Channel, at the site of the proposed work (datum M.L.W. elevation:—0.00).

(e) **Superstructure.** Stringers, caps and decking shall be designed to carry a uniform load of at least two hundred fifty (250) pounds per square foot.

(f) **Dredging.** Dredging operations shall, in all cases, be carried on in accordance with the rules and regulations established by the U.S. Army Engineer, the New Jersey State Board of Commerce and Navigation, and the City of Newark.

17. Permit Fees. The Bureau of Docks shall collect fees for all permits issued, as follows:—

For alterations to piers and wharves or for each new pier or wharf structure, a fee of five (\$5.00) Dollars per thousand for Two thousand dollars (\$2,000) of building costs; an additional fee of two (\$2.00) Dollars per thousand on excess cost over two thousand (\$2,000) Dollars up to a building cost of fifty thousand (\$50,000) Dollars; an additional fee of one dollar (\$1.00) per thousand in excess costs over Fifty Thousand (\$50,000) Dollars.

The fees as above scheduled shall also apply to permits issued for dredging.

18. Unsafe Waterfront Structures. Any pier, bulkhead, building, shed or other structure located on waterfront property within the City of Newark, whether owned by the City of Newark, or privately owned, that shall be determined by the Chief Engineer to be in unsafe condition, must be repaired, reconstructed or demolished in accordance with any order issued by the Chief Engineer, with reference thereto.

19. Sunken Vessels Marked. Whenever a vessel is wrecked or sunk

in the Port of Newark, accidentally, or otherwise, it shall be the duty of the owner, agent or master of such vessel, to immediately mark the same so that the obstruction will be seen both by day and night, and to have such marking remain until the obstruction is removed.

20. Sunken vessels, etc., removed by owner, notice—penalty.

When a vessel, wreck or hull of a vessel or any vehicle sunken in the Port of Newark, or at any publicly owned wharf, pier or slip shall remain therein, it shall be the duty of the Supervisor to give written notice to the owner, master or other person having charge of such vessel, wreck or hull of a vessel or any vehicle, to remove the same within the time mentioned in said notice, and any owner, master or other person having charge thereof, who shall neglect or refuse to remove the same within the time mentioned in such notice shall upon conviction thereof, be fined a sum not exceeding fifty (\$50.) Dollars, and the further sum of not more than ten (\$10) Dollars for every day thereafter such vessel, wreck or hull of a vessel, or any vehicle, sunken in the Port of Newark as aforesaid, shall remain there, provided that the total fine on each conviction shall not exceed two hundred (\$200.) Dollars.

21. Sunken vessels, etc. removed by Director; expenses.

If any vessel, wreck or hull of a vessel or any vehicle sunken in the Port of Newark or at any public wharf, pier or slip shall be suffered to remain therein, after written notice to the owner, master or other person having charge thereof, to remove the same, or if the owner, master or agent of same, cannot be found, then, in either case, such

vessel, wreck or hull shall be deemed a nuisance, and the Director may, at his discretion, cause such vessel, wreck or hull to be raised and removed to some suitable place designated by him, and the expense of removing any obstruction, as aforesaid, shall be chargeable against such craft and cargo, and if the owner thereof shall fail or refuse to reimburse the City of Newark for such expense within thirty (30) days, after notification then the City of Newark may sell the craft or cargo, or any part thereof, that may not have been destroyed in removal, and the proceeds of such sale, or so much thereof as may be necessary to reimburse the City of Newark, for the expense of such removal, shall be paid into the treasury.

22. Discharge of waste matter, etc., prohibited.

The placing, discharging or depositing by any process or in any manner of offal, fruit, vegetables, piles, lumber, timber, driftwood, dirt, ashes, cinders and dredging sludge, acid, or any other refuse matter floatable or otherwise, in the slips, basins or channels along the water front of the City of Newark is prohibited.

Any person, firm or corporation violating the provisions of this section shall, upon conviction thereof, be fined a sum not exceeding One Hundred (\$100) Dollars, plus a penalty of not more than Twenty-five (\$25.) Dollars per day for each day the offense shall continue; (the total fine for such conviction not to exceed the sum of Two Hundred (\$200.) Dollars. Except, however, that where a conviction is specifically obtained for shoaling, due to solids, the person or persons responsible, shall pay to the City of New-

ark the cost for the removal of said shoaling.

23. Life preservers kept on wharves.

It shall be the duty of each and every owner agent, or leasee of any kind of wharf or pier within the Port of Newark, to furnish and keep in place on said wharf or pier, suitable ring life preservers with ropes or lines at least two hundred (200) feet in length, attached thereto in places on said wharf or pier, convenient and accessible at all times during the day and night, for the purpose of rescuing persons from drowning.

24. Parking Vehicles in Port Area. Trucks, carts, wagons or vehicles of any description, not actually engaged in transporting freight, cargo, goods, merchandise or materials to or from a pier, bulkhead, wharf or other waterfront structure, shall not be allowed to remain upon a marginal street, wharf, or place, except at such points as may be designated or approved for parking by the Supervisor.

25. Spark arrestors on engines. No person shall use any donkey engine, or other steam engine anywhere within the Port of Newark, in loading or unloading vessels or otherwise, without a bonnet or spark arrestor attached to the smokestack of such engine.

26. Smoking on Premises. Smoking in warehouses, transit sheds or on public wharves in the Port of Newark is strictly prohibited.

27. Explosives forbidden on wharves. No gun powder or other such explosive shall be permitted to remain on any wharf, dock or pier, and the transfer of such cargo from

ship to car, or vice versa, shall be in accordance with Part V of the Interstate Commerce Commission's regulations.

28. Docking of certain vessels forbidden. No vessel with a cargo of gasoline, distillate or other liquid products shall be docked at the Port of Newark, without permission of the Supervisor.

29. Storage, etc. of inflammable liquids forbidden. No person shall store, handle, keep, use or sell any gasoline, distillate or other liquid petroleum products, other than lubricating oils, on public owned wharves or piers, except at such places as may be especially designated therefor by the Director; provided, however, that any retail sale or delivery of such products in bulk to places designated by the Director shall be made from and by means of pipe line and hose equipped and produced with connections and valves between pipe line and hose, to be approved by the Director; and, at such places as may be so designated therefor, the same shall not be handled, used, sold or delivered, between sunset and sunrise, unless the premises are lighted only by incandescent electric lights, properly protected. Nothing herein contained shall prevent the sale of such products at retail from barges to vessels direct, such barges to be moored at such places, as the Director may direct.

30. Director to promulgate regulations. The Director is hereby authorized to adopt and promulgate all rules and regulations necessary and proper to carry out the provisions of this Ordinance.

31. Supervisor to exercise police powers. The Supervisor shall enforce the provisions of this Ordinance, and

in that behalf, he shall have the power of a special police officer of the City of Newark, including the power to make arrests for the violation of any of the provisions of this Ordinance.

32. The Supervisor shall perform all his duties under the direction and jurisdiction of the Chief Engineer.

33. **Penalty for Violating Remaining Sections.** Any person, firm or corporation violating any of the provisions of this Ordinance, for which no other penalty is specified, shall, upon conviction thereof, be punished by a fine, not exceeding two hundred (\$200) Dollars, or by imprisonment for not more than thirty (30) days, or either or both, at the discretion of the Court.

34. All Ordinances and parts of Ordinances inconsistent with the provisions of this Ordinance be and the same are hereby repealed.

35. This Ordinance shall take effect upon final passage and publication, and as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that May 14th, 1941, at 10 A.M., Standard Time 11 A.M. Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give

public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: Is there anyone who desires to be heard on this ordinance?

Mr. Costello, I think we ought to proceed on this Port Newark ordinance, on providing dockage fees. This ordinance was introduced for information, changing the dockage or wharfage fee. We ought to proceed with it on first reading.

Mr. Costello: This is the one amending the old one because there have been some objections and changes since the ordinance was introduced.

Commissioner Byrne: Has it been introduced? I move that the new one be introduced for information.

Mayor Ellenstein: It has been introduced for information. It ought to be introduced on first reading.

Mr. Becker: Mr. Mayor, I was on my way out and several of the people passed remarks that your Honor thought possibly I was only picking on you, and when I asked you the permission to speak to Mr. Byrne on several matters that I had you said no. I don't want to get thrown out. I wanted to talk.

Mayor Ellenstein: Nobody is going to throw you out.

Mr. Becker: I don't want your Honor to think that I am only try-

ing to pick on you.

Mayor Ellenstein: If it is not anything pertaining to any business here—

Mr. Becker: It is not pertaining to the budget matter.

Mayor Ellenstein: If it is not pertaining to any ordinance that may come up; we have got to have an orderly procedure, otherwise we will go on indefinitely.

Mr. Becker: Not pertaining to any ordinance that may come up. I wanted to ask Mr. Byrne some questions. I didn't want you to think that I was just trying to press you, and if I was given that right I would ask those questions.

Mayor Ellenstein: You can ask them privately.

Mr. Becker. I didn't want to talk and perhaps have the cops come in.

Director Murphy: I will be only too glad to see you any time you want to come in and ask me questions.

Mayor Ellenstein: It is just as well to see him privately.

Commissioner Franklin introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance relating to National Defense; authorizing the Mayor to prescribe and proclaim rules and regulations pertaining to air raid and blackout plans, trial blackouts and emergency plans involving the public peace, health and safety;

prescribing authority of officials; defining offenses and prescribing penalties.

WHEREAS, the Mayor has appointed a Defense Council known and designated as the "Newark Defense Council"; and,

WHEREAS, it is deemed necessary in the interest of the public peace, health and safety, to prescribe the official authority of those engaged in defense activities and to provide for the efficient conduct of such activities relating to the National Defense;

THEREFORE, THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1. That the Mayor of The City of Newark be and he is hereby authorized and directed to provide rules and subject to the approval of City Commissioners.

2. That the Mayor is further authorized and directed, when requested by the Newark Defense Council subject to approval of City Commission to proclaim and publish at least ten days in advance of any of the National Defense activities rules and regulations for the conduct and cooperation of citizens in connection therewith. Subject to approval of City Commission.

3. That for the purpose of National Defense, the members of the Newark Defense Council and the persons authorized by them to aid and assist in the conduct of National Defense activities in the City of Newark, shall be and are hereby constituted officials of The City of Newark when engaged in the performance of their respective duties in connection with such defense ac-

tivities, as proclaimed and regulated aforesaid.

4. Each member of the Newark Defense Council, and all persons authorized by them as aforesaid, shall subscribe to the oath and oaths required by law of all municipal officers.

5. All persons, firms and corporations, the officers and employees thereof, shall conform to and obey the rules and regulations prescribed as aforesaid by the Mayor in connection with defense activities.

6. It shall be unlawful to willfully refuse or neglect to obey any such rules and regulations so proclaimed by the Mayor, or any call made upon any citizen for aid in enforcing the same, as provided by such rules and regulations.

7. Violation of or failure to comply with any of the provisions of this ordinance or of the rules and regulations proclaimed by the Mayor in connection therewith shall be punishable by a fine not exceeding Two Hundred Dollars (\$200.), or by imprisonment in the city jail not exceeding ninety (90) days, or by both such fine and imprisonment.

8. This ordinance shall take effect immediately upon final passage and publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that May 14th, 1941 at 10 A.M., Standard Time 11 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the

Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to license persons, firms and corporations, engaged in the business of "Master electricians" in the City of Newark.

The Board of Commissioners of the City of Newark Do Ordain:

PURPOSE: The purpose of this ordinance is to fix responsibility in the "Master Electrician" for the safe installation of electrical work; providing for the licensing of qualified persons, firms and corporations, and establishing a Board of Electrical Examiners.

DEFINITIONS:

(a) Electrical work shall be deemed to mean electric wiring, apparatus, fixtures, and appliances used in connection with and for furnishing light, heat and power. Excepted herefrom is all electrical work installed by a public utility corporation up to and including the

meter board when the service wires and connections remain the property of the utility company.

(b) A "Master Electrician" is any person, firm or corporation, who engages in the business of doing electrical work for hire, other than any person or persons employed by a Master Electrician.

(c) "For hire" shall be deemed to mean any undertaking by which any person, firm or corporation, shall receive any payment, compensation, remuneration or reward, directly or indirectly.

Section 1. No person, firm or corporation, shall engage in the business of Master Electrician, or install electrical work in any building or on any premises in the City of Newark, unless such person, firm or corporation, is licensed as a Master Electrician by The City of Newark.

Section 2. Any person, firm or corporation, may be licensed as a Master Electrician upon qualifying as a Master Electrician, as hereinafter provided, and complying with the provisions hereof.

Section 3. (a) For the purpose of determining the qualifications for the licensing of Master Electricians, there is hereby created a Board of Electrical Examiners. The Board shall consist of the Chief Inspector of the Electrical Bureau of The City of Newark and two electrical contractors, citizens and residents of the City of Newark. They shall be appointed by the Director of the Department of Public Safety; the first appointments shall be, one for term of one year and one for a term of two years, and until successors are appointed. Their successors shall be appointed for terms of two years. Appointment to fill a vacancy caused by resignation, death or removal

shall be for the remainder of the term. The Chief Electrical Inspector shall hold office concurrent with his position as Chief Electrical Inspector.

(b) The board shall elect one of its members chairman thereof, and may appoint a secretary who may be other than a member of the board.

(c) The Board shall meet at such times as the chairman may order, and as required hereunder, to conduct examinations.

(d) The members of the board shall serve without compensation, but shall bear aid any necessary expense incurred in the performance of their duties.

(e) The secretary shall receive a salary to be fixed by the Director of the Department of Public Safety.

(f) The board may make and promulgate rules and regulations consistent with the provisions hereof and for effecting the purpose of this ordinance.

Section 4. (a) Any person, firm or corporation, desiring to engage in the business of Master Electrician in the City of Newark, shall make application to the Board of Examiners on form to be provided by said board, accompanied by the sum of \$5.00 examination fee.

(b) If the applicant is an individual, he shall submit to an examination to determine his qualification for such license.

(c) If a firm or corporation, the applicant shall designate a member of the firm, or an officer or agent of the corporation, who shall submit to an examination for purpose of qualifying as a "Master electrician."

(d) All licenses issued to firms and corporations shall be co-extensive with and limited to the active participation of the person designated and qualifying as "Master Electrician" for the firm or corporation, and any such license shall be subject to the continued qualification of a member of the firm or an officer or agent of the corporation.

(e) Any firm or corporation, after having qualified as aforesaid, and issuance of license, may from time to time qualify any other person or persons for the purpose of or continuing its license as Master Electrician, or any renewal thereof.

Section 5. (a) The Board of Examiners shall, upon its determination that the applicant is qualified, issue a Master Electrician License to the applicant, upon payment by the applicant of an original license fee of fifty dollars (\$50.00), and which license shall be for the current year ending on July 1st.

(b) After the issuance of the original license, annual renewal thereof shall be issued on payment of a renewal fee of ten dollars (\$10.00) per year.

(c) All licenses and renewals expire on July 1st of each year.

(d) The Board shall hold examinations at such times and places as may be advisable. Said examinations shall be held sufficiently frequent to give ample opportunity for all applicants to be examined, and the examinations shall be written and shall be supervised by a majority of the Board of Examiners, and no license shall be granted without the sanction of a majority of the Board of Examiners.

(e) The holder of a license shall

keep his certificate of registration displayed in a conspicuous place in his principal office or place of business.

(f) Examination papers and applications for licenses shall be preserved for at least three years after which time they may, at the discretion of the Board, be destroyed.

(g) Records of the meetings of the Board shall be open for inspection at all times and they shall have printed annually a manual of their regulations, including the names of all licensees.

(h) No licenses issued under this ordinance shall be assignable or transferable. They may, after hearing, be suspended or revoked by the board upon failure or refusal of the licensee to comply with the rules and requirements of the board or for other sufficient cause.

(i) Applications for renewal of master's licenses must be signed by the person licensed, and for a firm or corporation by the member of the firm or the officer of a corporation taking the examination.

(j) Persons examined for master's licenses must be at least twenty-one years of age, shall be a citizen of the United States or shall have filed his declaration of intention, and have had at least five years' experience in the electrical business.

(k) Should the applicant fail in first examination, he may be re-examined on payment of a further fee of Five Dollars (\$5.00), but if the applicant fail in two (2) successive examinations, thereafter three (3) months shall elapse before he shall be reexamined, or subsequently examined, and for each examination he shall pay a fee of Five Dollars

(\$5.00).

(l) The examination shall consist of questions relating to the National Electrical Code, the Electrical Ordinance of the City of Newark, the rules and regulations of utility companies supplying current, and practical work of installing electric wiring and equipment.

(m) Any person applying for a Master's license and willfully making any misstatement as to his experience or other qualifications, or any person, persons, firm or corporation subscribing to or vouching for any misstatement, shall be denied a license, and if same has been issued, it shall be null and void, and the person, persons, firm or corporation, shall be subject to the penalties set forth in section 10.

Section 6. All fees and charges collected by the Board under the provisions of this ordinance shall be paid into the general fund in the City Treasury. All expenses incurred by the Board under the provisions of this ordinance, including compensations, secretary, shall be paid out of the general fund of the City Treasury upon warrants of the Director of Public Safety, from time to time when vouchers thereon are exhibited and approved by the Board; PROVIDED, however, that the total expense for every purpose incurred shall not exceed the total fees and charges collected and paid into the City Treasury under the provisions of this ordinance.

Section 7. Nothing in this ordinance shall apply to any public utility as defined in an Act entitled "An Act Concerning Public Utilities; To Create a Board of Public Utility Commissioners and To Prescribe Its Duties and Powers," approved April 21, 1941, as amended and supple-

mented; or to any employee of such public utility.

Section 8. (a) Electricians employed by theatrical companies may install temporary wiring and appliances required for the purpose of engagement of any such company, subject to the supervision of a person licensed under this ordinance.

(b) Electricians regularly employed by firms or corporations may install electrical wiring or make such repairs as may be required for the maintenance of the plant and property of such firms or corporations; PROVIDED, that one electrician hold a Master Electrician license and has complied with this ordinance.

Section 9. All persons, firms and corporations, regularly engaged in contracting at the business of installing wires, conduits, and apparatus, fixtures and other appliances, for carrying and using electricity for light, heat and power purposes in the City of Newark for the last five (5) years prior to date of this ordinance shall not be required to take any examination, but shall be granted a license upon establishment of satisfactory proof and payment of fees; provided, however, that a firm or corporation shall designate a properly qualified person for the purpose of its "Master Electrician" license, and that person shall have been engaged as aforesaid for at least ten (10) years; subject to renewal requirements of this ordinance.

Section 10. No license shall be granted except to persons, firms and corporations having an established place of business, and the minimum evidence thereof shall be a suitable office, equipped with furnishings and telephone, in the name of the licen-

see; and the determination as to the sufficiency of such established office shall be and is hereby vested in the Board of Electrical Examiners.

Section 11. No permit for electrical work shall be issued by the Electrical Bureau of The City of Newark to any person, firm or corporation, not holding a license as a Master Electrician, as herein provided.

Section 12. Any person, firm or corporation, violating the provisions of this ordinance, shall be, upon conviction, subject to a fine of not more than Two Hundred Dollars (\$200.00), or ninety (90) days in jail, or both.

Section 13. If any provision of this ordinance is declared or held to be unconstitutional, no other portions of the ordinance shall be affected thereby, but the unconstitutional provision shall be rescinded and the remaining provisions of this ordinance shall continue in force.

Section 14. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 15. This ordinance shall take effect upon publication in manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin moved that May 14th, 1941, at 10 A.M., Standard Time 11 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and

where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: Is there any person who wishes to be heard on this ordinance?

Mr. Harry Vogel, 311 Clinton Place: I would like to speak on it.

Mayor Ellenstein: Are you going to speak in favor of it?

Mr. Vogel: Yes.

Mayor Ellenstein: Is there any person who desires to be heard in opposition?

This is an ordinance that was presented by the Master electricians. It has been approved by the Law Department who spent some time with the Master electricians and unless the Commissioners here desire it

Director Murphy: Only that I have submitted a copy of that to the Journeymen.

Mr. Vogel: May I answer you?

Director Murphy: And I have not as yet heard from them. I got a notice about it being introduced.

Mr. Vogel: I happened to speak to Local 52 representative, as Local 52 representative happened to be together with the association to a

meeting at the Newark Athletic Club. We thrashed out certain points which does not involve Local 52. Therefore, they are in favor of the bill according to the changes that have now been made. The previous bill which we had previously drawn up they were not in favor of because it involved Local 52 employees.

Director Murphy: Naturally they didn't see this thing here.

Mr. Vogel: As I understand — I wouldn't want to quote any names — but the representative of Local 52 said he knows it and he read the bill.

Director Murphy: Whether this is the same ordinance or not?

Mr. Vogel: You mean that has been presented once before to him?

Director Murphy: Yes.

Mr. Vogel: That is the last ordinance he knows of and he was in favor of it.

Director Murphy: I have no objection to it being introduced, and then we can give a copy to him and find out if there is any different understanding of it. You see, it does not pass today anyhow.

Mr. Vogel: I understand this. The question merely is this; the association was saying in general that electrical contractors of the City of Newark are paying taxes in the City of Newark but up to this point we have no cooperation whatever, because when we turn to Elizabeth we find that we cannot go there but they can come into the City of Newark and take up all kinds of jobs.

Mayor Ellenstein: It appears that there is no reciprocal arrangements

between this city and other cities. The master electricians cannot go to Elizabeth and take a contract, whereas the Elizabeth contractor can come into Newark and surrounding municipalities, and it is a grave injustice.

Mr. Vogel: We feel, paying taxes in the City of Newark, that we should have some consideration.

Mayor Ellenstein: You should have the same consideration.

Commissioner Murphy: This calls for certain license fees, and so forth?

Mr. Vogel: Yes.

Director Murphy: Something like the plumber's code?

Mr. Vogel: Yes. It is all provided in the bill. Of course, we people introduced the bill. New York contractors or Paterson contractors, who have their own licensing bill, they can go to the City Hall and file a permit. Sometimes they don't go that far.

Director Murphy: In fact, they were talking at one time of having it established on a statewide basis.

Mr. Vogel: They are working on that. I don't know how far we will get, but it is the point I want to stress, that we wanted to have a little protection from the City of Newark and not allow, as I would call it, those cities or towns that are licensed, that are independent, and are coming in here and taking away our work. We cannot get into their territory and take some of their work.

Thank you.

Director Murphy: Mr. Mayor, on

this bill for Mr. Petrone, so I just have it understood; of course, you signed your name and scratched it off. That is on the Petrone matter, that the court ordered. You said something to O'Brien. Of course, there was a court order which was approved and he submitted it. You don't want to approve it today?

Mayor Ellenstein: I just want to get a written report from the Law Department as to the significance of the decision, whether it would be a precedent that might be injurious to the welfare of the City.

Director Murphy: Of course, all I know, they submitted it to me on the Supreme Court's decision, that resolution, and O'Brien signed it.

Mayor Ellenstein: It may be a decision of such character that it might be injurious to the City; maybe it ought to be appealed to the higher court. That is what I wanted to determine.

Director Murphy: Of course, he didn't say that.

Mayor Ellenstein: Who didn't?

Director Murphy: O'Brien.

Mayor Ellenstein: I don't know what he said. I am telling you what I want to know. I want to know the opinion and see what the rule of law lays down, to find out whether it is injurious to the future welfare of the City. If it is it ought to be appealed. If it is not, all right.

Director Murphy: What do you want to know, in other words, instead of relying on his resolution you want something in writing?

Mayor Ellenstein: That is right. I want a written report.

Commissioner Franklin introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance Changing and Establishing the Width of the Sidewalks of **Virginia Street**, from Frelinghuysen Avenue easterly 396 feet more or less to the easterly terminus of Virginia Street; and the easterly side of **Nutria Street**, from Market Street to Branford Place; and **Devlin Avenue**, from Garibaldi Avenue to Pershing Avenue; and the northerly side of **Seventh Avenue West**, from North 11th Street to North 14th Street; and **Pennsy Place**, from Garibaldi Avenue to Pershing Avenue; and requiring the removal of obstructions, projections or encroachments thereon.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. The width of the sidewalks on each side of **Virginia Street**, from Frelinghuysen Avenue easterly 396 feet more or less to the easterly terminus of Virginia Street is hereby changed to, and established at ten (10) feet; and the width of the sidewalk on the easterly side of **Nutria Street**, from Market Street to Branford Place is hereby changed to and established at one and one-half (1½) feet; and the widths of the sidewalks on the westerly and easterly side of **Devlin Avenue**, from Garibaldi Avenue to Pershing Avenue are hereby changed and established at three and one-half (3½) feet and one and one-half (1½) feet respectively; and the width of the sidewalk on the northerly side of **Seventh Avenue West**, from North 11th Street to North 14th Street is hereby changed and established at eighteen

(18) feet at North 11th Street, running to twenty (20) feet at North 14th Street; and the widths of the sidewalks on the westerly and easterly sides of Pennsy Place, from Garibaldi Avenue to Pershing Avenue, are hereby changed and established at four (4) feet and twelve (12) feet respectively.

Section 2. All obstructions, projections or encroachments in and upon said streets and sidewalks, as hereby changed and established, which shall interfere with the construction of the new pavement, gutters and appurtenances, shall be forthwith removed therefrom by the owner or owners of the premises respectively abutting thereon, and in case of the failure of the owner or owners of the abutting property to remove the same upon ten (10) days notice from the Department of Public Affairs, the Director of the Department of Public Affairs is hereby authorized and directed to take out, remove and abate, or cause to be taken out, removed and abated, any vault, platform, area, sign, or any post or erection, or any projection or otherwise in, over and upon said **Virginia Street, Nutria Street, Devlin Avenue, Seventh Avenue West and Pennsy Place**, between the limits herein stated, contrary to the provisions of this ordinance, and the expense thereof shall be recoverable of the owner or owners of the premises abutting thereon.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners **Byrne, Franklin, Murphy, Mayor Ellenstein.**

Commissioner Franklin moved that May 14th, 1941, at 10 A.M., standard time 11 A.M., Daylight Saving time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J. be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners **Byrne, Franklin, Murphy, Mayor Ellenstein.**

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of One Thousand Nine Hundred Forty-One Dollars and Three Cents (\$1,941.03) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Treasurer's Office	\$ 18.00
Tax Receiver—	
Counter Division	117.03
Second District Court	30.00
Auditor's Office	37.50
First District Court	20.00
Division of Works Projects	893.48
Division of Works Projects	825.00
	<hr/>
	\$1,941.03

**Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Fifty-Four Thousand Nine Hundred Three Dollars and Twenty-Two Cents (\$54,903.22) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remission — Prior Years	
Taxes Granted By State	
Board of Tax Appeals ..	\$33,745.72
Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals ..	21,157.50
	<hr/>
	\$54,903.22

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Two Dollars and Twenty-Five Cents (\$2.25) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Treasurer's Office	\$2.25
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Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Fourteen Thousand Four Hundred Forty-One Dollars and Seventy Cents (\$14,441.70) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals	
(1939)	\$ 9,341.45
Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals	
(1933)	4,800.25
	<hr/>
	\$14,441.70

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand Three Hundred Seventy-One Dollars and Twenty-Five Cents (\$1,371.25) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, same being the Supplementary Payrolls of the Auditor's Office and Tax Board (Assessors Division), Department of Revenue and Finance, from January 2/41 to April 15/41, as follows:

Auditor's Office	\$ 96.25
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Tax Board—	
Assessors Division	1,275.00
	<hr/>
	\$1,371.25

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Seventy Dollars (\$70.00) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, same being the Supplementary Payroll of Auditing and Special Accounting, Department of Revenue and Finance, from March 22, 1941, to April 1, 1941, inclusive, as follows:

Auditing and	
Special Accounting	\$70.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-Nine Thousand Five Dollars and Twenty-Seven Cents (\$29,005.27) be and the same is hereby appropriated to the City Treasurer, as per the annexed certified list, being the semi-monthly payroll of the Department of Revenue and Finance from April 1st to 15th, 1941, as follows:

Director's Office	\$ 1,349.98
Comptroller's Office	1,831.02
Auditor's Office	1,799.67
Pension Salaries	437.50
Auditing and	
Special Accounting	660.00
Treasurer's Office	1,302.73
Tax Receiver—	
Cashier's Division	1,315.80
Tax Receiver—	
Addressograph Division ..	470.80
Tax Receiver—Book-	
keeping & Billing Div.	2,276.32
Tax Receiver—Book-	
keeping & Billing Div.	116.66
Tax Receiver—	
Counter Division	1,053.14
Tax Receiver—	
Counter Division	41.66
Personal Tax Arrears	2,026.40
Tax Board—	
Assessors Division	6,918.90
Tax Board—Assessors	
Div. (Supplementary)	291.62
Tax Board—	
Surveyor's Division	1,501.46
Tax Revaluation—W.P.A. ..	2,848.33
Assessments Local	
Improvements	541.66
First District Court	1,105.82
Second District Court	1,115.80
	<hr/>
	\$29,005.27

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Hundred Fifty Thousand Four Hundred Eighty-Two Dollars and Fifty Cents (\$150,482.50) be and the same is hereby appropriated to persons named on the annexed certified list

being the bills and claims of the Department of Revenue and Finance as follows:

Sinking Fund and
Interest\$150,482.50

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty Thousand Two Hundred Thirty-One Dollars and Fifty-Eight Cents (\$20,231.58) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals	\$15,708.88
Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals	4,522.70
	<hr/>
	\$20,231.58

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Twenty-Six Thousand Seven Hun-

dred Thirty-Eight Dollars and Three Cents (\$26,738.03) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:

Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals	\$26,738.03

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Thousand One Hundred Twenty-Nine Dollars and Forty-Nine Cents (\$3,129.49) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Refunds	\$ 342.19
Remissions — Prior	
Years Taxes	130.95
Reserve Overpayments—	
Tax Receiver	2,556.35
	<hr/>
	\$3,129.49

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Three Thousand Six Hundred Forty-Nine Dollars and Sixty-Seven Cents (\$3,649.67) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Reserve Overpayments	
Tax Receiver	\$3,576.06
Refunds	2.36
Debt Service—Interest	
On Current Loans	71.25
	<hr/>
	\$3,649.67

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Seven Hundred Ninety-Five Dollars and Eleven Cents (\$795.11) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Auditor's Office	\$170.22
Treasurer's Office	19.16
Assessments Local	
Improvements	605.73
	<hr/>
	\$795.11

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Thousand One Hundred Fifty-One Dollars and Fifteen Cents (\$1,151.15) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals	\$1,151.15

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of One Hundred Seventeen Thousand Four Hundred Ninety-One Dollars and Twenty-Four Cents (\$117,491.24) be and the same is hereby appropriated to persons named on the annexed certified lists being the bills and claims of the Department of Revenue and Finance as follows:—

Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals..	\$ 73,054.80
Remissions — Prior Years	
Taxes Granted By State	
Board of Tax Appeals ..	44,436.44
	<hr/>
	\$117,491.24

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of Eight Hundred Seventy-Nine Dollars and Seventy-Seven Cents (\$879.77) be and the same is hereby appropriated to persons named on the annexed certified list being the bills and claims of the Department of Revenue and Finance as follows:

Tax Board—

Assessors Division\$879.77

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

RESOLVED, that the sum of Nineteen Thousand Nine Hundred Ninety Dollars and Sixty-One Cents (\$19,990.61) be and the same is hereby appropriated to the persons named on annexed certified lists, being the bills and claims of the Department of Public Works, as follows:

Newark City Hospital	\$19,775.16
U. S. Health Sanitation	47.52
Outdoor Poor Department..	77.75
Bureau of Health	75.00
Relief Administration	15.18
	<hr/>
	\$19,990.61

Jos. M. Byrne, Jr.
M. Ellenstein
Pearce R. Franklin

Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the sum of Three Thousand, Fifty-Seven Dollars and Sixty Cents (\$3,057.60) be and the same is hereby appropriated to the City Treasurer, same being the weekly payrolls of the Department of Parks and Public Property for weeks ending April 23 and April 26, 1941 as follows:

Shade Tree	\$1,554.40
Public Buildings	1,484.00
Workmen's Compensation	
Insurance Fund	19.20
	<hr/>
	\$3,057.60

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, That the sum of Forty-Two Thousand Six Hundred Fifty-Seven Dollars and Sixty-Six Cents (\$42,657.66) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of

bills contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Weekly Payroll,
Period Ending April 23rd, 1941**

Port Newark Operations	\$ 2,443.40
Bureau of Motors	1,362.25
Bureau of Streets	2,537.78
Bureau of Sewers	927.20
House Sewer Connections ..	598.40
Bureau of Street Cleaning	25,149.32
Street Construction	210.00
Bureau of Water	9,429.31
	<hr/>
	\$42,657.66

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Thirty-Five Dollars (\$35.00) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

**City Treasurer, Semi-Monthly
Payroll, Period March 8-9, 1941**

Street Cleaning—Emergency	
Snow Removal—	
Supplementary	\$35.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Twenty-Six Dollars and Eighty Cents (\$26.80) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Machine Shop	
(NYA Proj. A9)	\$25.20
City Planning	
(WPA Proj. 7215-0)	1.60
	<hr/>
	\$26.80

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That the sum of Eleven Thousand Eighteen Dollars and Eighty Six Cents (\$11,018.86) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Motors	\$ 8,981.86
Water (Capital)	2,037.00
	<hr/>
	\$11,018.86

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Seven Hundred Dollars (\$700.00) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Water\$700.00

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Four Thousand Three Hundred Twenty-Two Dollars and Fifty-Six Cents (\$4,322.56) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Street Construction
(WPA Proj. No. 6926-7)\$4,243.22
Machine Shop
(NYA Proj. A9) 79.34
\$4,322.56

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Thirty Two Thousand Six Hundred Thirty-Two Dollars and Twenty-Nine Cents (\$32,632.29) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Streets\$ 850.24
Municipal Election 600.00
Public Lighting 31,182.05
\$32,632.29

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Three Hundred Twenty-Eight Dollars and Sixty-One Cents (\$328.61) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Streets\$ 19.00
Newark Industrial Comm. 15.00
Port Newark Operations 12.10
Motors 5.00
Public Lighting 5.00
Water 231.16
Sewers 7.00
Household Workers Training
(WPA Proj. 6313-0) 10.00

Toy Mending—WPA 17.64
 City Planning—
 (WPA Proj. 8077-0) 6.71

\$328.61

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, THAT THE SUM OF Ninety-Five Dollars and Two Cents (\$95.02) be and the same hereby is appropriated to the persons named, as per Certified List attached, being the gross amount of bills contracted and chargeable to the Department of Public Affairs as follows:

Streets\$95.02

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following named persons be and the same are hereby appointed as Constables of the City of Newark, for the term expiring December 31, 1941:

Ben Savin—607-18th Avenue.

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the following bond be and the same is hereby approved as to sufficiency:

CONSTABLE

Ben Savin.

Jos. M. Byrne, Jr.
 Pearce R. Franklin
 Vincent J. Murphy
 M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

Board of Education
 31 Green St.
 Newark, N. J.

April 25, 1941

Board of Commissioners
 of the City of Newark, N. J.

Gentlemen:

At the special meeting of the Board of School Estimate held Friday morning, April 25, 1941 the action taken by the Board at the meeting held February 5, 1941, in which it was decided to recommend to the Board of Commissioners of the City of Newark that the sum of four million two hundred and ten thousand dollars (\$4,210,000.) be appropriated to the Board of Education for the current expenses of the schools from January 1, 1941 to

June 30, 1941, was rescinded; and it was decided, in place thereof, to recommend to the Board of Commissioners of the City of Newark that the sum of four million and ten thousand dollars (\$4,010,000.) be appropriated to the Board of Education for the current expenses of the schools for the half year beginning January 1, 1941 and ending June 30, 1941, as set forth in the attached certificate.

Your truly,

Alfred H. Krick
Secretary, Bd. of School Estimate

RESOLVED. That the Board of School Estimate does hereby respectfully recommend to the Board of Commissioners of the City of Newark that the sum of four million ten thousand dollars (\$4,010,000.) be appropriated to the Board of Education for the current expenses of the schools for the half year beginning January 1, 1941 and ending June 30, 1941 and that three thousand dollars (\$3,000.) of the above amount be specifically appropriated for manual training purposes.

M. Ellenstein
Pearce R. Franklin
Edith M. Berry
Frank Cozzoline

Ordered Filed:

Mayor Ellenstein offered the following resolutions:

WHEREAS, the local budget of The City of Newark in the County of Essex, for the fiscal year 1941, approved March 24th, 1941, contains the following appropriation:

Appropriation for Local
School Purposes\$8,680,000.00

and

WHEREAS, it is desired to change the aforesaid appropriation to read as follows:

Appropriations for Local
School Purposes\$8,480,000.00

the Board of School Estimate having met on April 25, 1941, re-opening their budget for 1940-1941, and reduced the same in the amount of \$200,000.00, thereby reducing the required appropriation of the City for 1941 in that amount;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the budget for the year 1941 be changed to read as follows:

Appropriation for Local
School purposes \$8,480,000.00

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Senate Bill No. 9, passed by the State Legislature, 1941, permits the extension of the due date of bonds maturing during 1941 for a period not exceeding five (5) years, by agreement of the municipality and the bondholders; and,

WHEREAS, the amount of City of Newark bonds maturing in 1941 is approximately \$5,000,000.00, some of which are held by the sinking funds; and,

WHEREAS, it is deemed for the best interests of the City that negotiations be had with the aforesaid sinking funds and other bondholders for extension of two millions of this year's maturities, under the procedure of the aforesaid 1941

statute;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the City shall proceed immediately to negotiate with the aforesaid sinking funds and other holders of bonds of The City of Newark, maturing in 1941, for their extension as provided for under and by virtue of the 1941 Legislature; and the Mayor and Director of the Department of Revenue and Finance be and they are hereby directed, as in said statute required, to immediately enter into negotiations in the matter aforesaid and as herein set forth, and advise the Board at its next subsequent meeting the results of his negotiations.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

WHEREAS, on January 1, 1940, the uncollected arrears of taxes for preceding years amounted to \$11,880,775.82, but this was reduced during 1940 by cancellations (\$484,968.29) and transfer to tax sale liens (\$174,323.84), in the total of \$659,292.13. Consequently, the amount available for collection for the budget year 1940 was only \$11,221,483.69, the percentage of collections for the year 1940 being 36.53% of this amount, or 33.74% of the original sum of \$11,880,775.82; and

WHEREAS, the anticipated arrears tax collection presently in the

1941 budget is based on the 33.74%, instead of 36.53%, this item should be increased 2.79%, increasing the anticipated arrears of taxes collection \$307,368.83; (foregoing taken from Mayor Ellenstein's letter to Board of Commissioners of April 28, 1941); and

WHEREAS, the budget for 1940 anticipated collection of

Arrears of Taxes	\$4,541,036.98
Tax Title Liens	513,988.61
Total	\$5,055,025.59

and,

WHEREAS, the City collected

Arrears of Taxes	\$4,009,297.99
Tax Title Liens	364,103.09
	<hr/>
	\$4,373,401.08

Being less the

Anticipated Amount....\$ 681,624.51

and,

WHEREAS, the alleged deficit of \$681,624.51 is added to the 1941 budget, and the lower percentage of collection on these items is used in anticipation of collections for 1941, the sum for 1941 being \$945,025.59 less than the 1940 anticipated collections, and this, added to the \$681,624.51 deficit for 1940, makes a total of \$1,626,650.10, and also increases the statutory reserve item for 1941 \$309,063.51; a total of \$1,935,713.52, or 27 points in the 1941 tax rate; and,

WHEREAS, there are on our books delinquent taxes amounting to \$10,991,976.05, and with improved conditions the percentage of collection, 33.74% for 1940, should be increased ten per centum (10%) in 1941, thereby reducing the 1941 budget \$1,099,197.60.

Tax Title liens amount to \$5,-474,105.35, of which there is anticipated only \$402,346.00 in the 1941 budget, being 7.35% of the amount, whereas by being permitted to anticipate one-third of the amount, the 1941 budget would be reduced \$1,422,355.00.

The total resulting from the increased anticipated arrears of taxes and tax title liens would be \$2,521,-552.00, thereby also decreasing the statutory reserve requirements by the sum of \$479,094.00 or a total of more than \$3,000,000.00, and of more than 40 points reduction in tax rate; (from Mayor's letter to Board of Commissioners of April 28, 1941); and

WHEREAS, there is contained in the 1941 budget an item of \$6,823,-953.25, being the reserve against anticipated deficit in collection of the 1941 taxes based on the percentage of collection of taxes in 1940, to wit, 84.04% of the budget amount approved and adopted.

This percentage, 84.04%, is erroneous, in that the taxes assessed for the year 1940 were reduced about one and one-half millions, by remission, abatement or cancellation, so that the percentage of collection should be predicated on the reduced amount; the percentage of collection of the levy as reduced being approximately 87%; and the reserve against anticipated deficit in collection of taxes for the year 1941 will be reduced approximately three per centum (3%) of the 1941 budget as approved; (from letter of Mayor Ellenstein to Board of Commissioners April 28, 1941);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the foregoing matters having been presented

by the Mayor, and being duly considered by the Board, it is hereby ordered that a copy of this resolution be forwarded to the Commissioner of Local Government, with the request that the statutory requirements as they relate to the matters stated shall be further inquired into by the Commissioner, in order that the proposals and arguments of the Mayor, and hereby adopted by this Board, be duly considered by the Commissioner, and that the City may be further heard at the convenience of the Commissioner and/or the Local Government Commission on the merits of the matters hereinbefore set forth; and,

BE IT FURTHER RESOLVED, that the City Clerk forward to the Local Government Commissioner copies of this resolution and the letter of the Mayor; and,

BE IT FURTHER RESOLVED, that we do urge the early passage by the State Legislature of the bills introduced in the New Jersey Senate by State Senator Homer Zink relating to and clarifying the statutory requirements pertaining to the matters herein mentioned; and,

BE IT FURTHER RESOLVED, that a copy of this resolution be forwarded to the Senator and Assemblyman from Essex County.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

BE IT RESOLVED By the Board of Commissioners of the City of

Newark that Resolution No. 9989, adopted by this Board on April 23, 1941, authorizing execution of Leases with the following corporations:

American Air Lines, Inc.,

Eastern Air Lines, Inc.,

Transcontinental & Western Air Lines, Inc.,

United Air Lines Transport Corporation.
be and said Resolution is hereby rescinded.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy Mayor Ellenstein.

BE IT RESOLVED by the Board of Commissioners of the City of Newark, that any three members of the Board of Commissioners of the City of Newark, and the City Clerk, be, and they are hereby authorized and directed to execute a lease with American Air Lines, Inc., and a lease with Eastern Air Lines, Inc., and a lease with Transcontinental and Western Air, Inc., and a lease with United Air Lines Transport Corporation, each of the said leases to be substantially similar in form, substance and terms with the form of lease annexed to and made a part of this resolution, and

BE IT FURTHER RESOLVED that in the event of and upon the execution of the above mentioned leases and the delivery thereof, the said Mayor, Director of the Department of Public Affairs, be, and he is hereby authorized to make settle-

ment of the claims of the City against each of the above mentioned Companies for the amount hereinafter set forth opposite the names of the Respective Companies, and to exchange releases with each of the said Companies, and receive payment to the City of the said sums of money set opposite their names, in full settlement of the claims of the City against each of them, to wit:

American Air Lines, Inc.	\$53,547.58
Eastern Air Lines, Inc.	14,044.92
Transcontinental & Western Air, Inc.	3,848.00
United Air Lines Transport Corp.	4,000.00

and

BE IT FURTHER RESOLVED that before delivery of the said leases, and releases above mentioned the same be approved as to form and legality by the Corporation Counsel.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That permission be and the same is hereby granted to White Laboratories, Inc., a corporation to lay and maintain a 2 inch steam line inside a 4 inch tile pipe across North 13th Street, about one hundred and ninety-eight (198) feet north of the northerly property line of Sixth Avenue, said pipe line to be approximately three (3) feet, six (6) inches below the surface of the paved roadway of said street and laid in accordance with a plan filed

in the office of the Chief Engineer of the Department of Public Affairs.

AND BE IT FURTHER RESOLVED, That such permission be and the same is hereby given, upon the condition and provision that the said pipe line shall be removed within ten (10) days, after the receipt by the White Laboratories, Inc., or its successors, of notice from the City of Newark, ordering the discontinuance of said pipe line, and upon further condition and provision that the said White Laboratories, Inc. shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any and all claim or claims whatsoever for any damage to any person, firm or corporation, arising from, or in any way connected with, the granting of said privilege, by reason of the location, maintenance, or existence of the said pipe line.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Meyer C. Ellenstein, Mayor of The City of Newark, be and he is hereby authorized to enter into an agreement on behalf of The City of Newark, with the borough of Essex Fells, a municipality corporation of the State of New Jersey, for permitting said Borough of Essex Fells to participate in the facilities of the Police Broadcasting Station maintained and operated by said The City of Newark, and the

maintenance of the broadcasting and reception of services between the parties herein, over Radio Station WQIE, operated by the Police Division of the Department of Public Safety of the City of Newark, for the term of one year from May 1, 1941, to May 1, 1942, at an annual rental of \$28.21, payable in advance at the date of the signing of said contract, copy of which contract is hereto attached and made a part hereof; and the Mayor of The City of Newark, and the City Clerk are hereby directed and authorized to sign said contract, on behalf of said The City of Newark.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that Meyer C. Ellenstein, Mayor of the City of Newark, be and he is hereby authorized to enter into an agreement, on behalf of the City of Newark, with the Town of Irvington, a municipal corporation of the State of New Jersey, for permitting said Town of Irvington to participate in the facilities of the Police Broadcasting Station maintained and operated by said The City of Newark, and the maintenance of the broadcasting and reception of services between the parties therein, over Radio Station WQIE, operated by the Police Division of the Department of Public Safety of the City of Newark, for the term of one year from June 10, 1941 to June 10, 1942, at an annual rental of \$1476.60, payable in advance at the date of the signing of

said contract, copy of which contract is hereto attached and made a part hereof; and the Mayor of the City of Newark, and the City Clerk are hereby directed and authorized to sign said contract, on behalf of said The City of Newark.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that Meyer C. Ellenstein, Mayor of the City of Newark, be and he is hereby authorized to enter into an agreement on behalf of the City of Newark, with the Village of South Orange, a municipal corporation of the State of New Jersey, for permitting said Village of South Orange to participate in the facilities of the Police Broadcasting Station maintained and operated by said The City of Newark, and the maintenance of the broadcasting and reception of services between the parties therein, over Radio Station WQIE, operated by the Police Division of the Department of Public Safety of the City of Newark, for the term of one year from April 1, 1941 to April 1, 1942, at an annual rental of \$347.20 payable in advance at the date of the signing of said contract, copy of which contract is hereto attached and made a part hereof, and the Mayor of the City of Newark and the City Clerk thereof are hereby directed and authorized to sign said contract, on behalf of the said The City of Newark.

Jos. M. Byrne, Jr.
Pearce R. Franklin

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

WHEREAS, The City of Newark has an agreement with the Mayor and City Council of the City of Elizabeth and the Board of Public Works of the City of Elizabeth for supplying to Elizabeth such water as it may from time to time require for its water supply needs in amount up to 25 million gallons per day at a price of \$90 per million gallons, terminating on July 15, 1946, or earlier if Elizabeth should participate in a joint water supply project completed before that date; and

WHEREAS, such contract does not definitely obligate Elizabeth to take all or any of the water for its water supply needs from Newark; and

WHEREAS, the City of Elizabeth does now take from the Elizabethtown Water Company by contract expiring on July 15, 1941, 2.5 million gallons of water daily; and

WHEREAS, the City of Elizabeth for the sufficiency of its water supply must continue to obtain at least 2.0 million gallons per day from the Water Company and could take considerably more; and

WHEREAS, the City of Elizabeth desires to execute a new contract with The City of Newark at \$85 per million gallons in which it agrees to take from Newark for a period of 15 years as much water as possible; and

WHEREAS, by said new contract the amount taken from the Water

Company is to be reduced from 2.5 million gallons daily to 2.0 million gallons daily, resulting in a corresponding increase in the amount taken from Newark and an increase in annual revenue of at least \$13,000 at the proposed \$85 per million gallon price; and

WHEREAS, in order to be in a position to negotiate a new contract with the Elizabethtown Water Company on July 15, 1941, the City of Elizabeth desires at this time to obtain Newark's agreement to the termination of the existing contract on July 15, 1941 and to the execution of said new contract with a limit of 15 million gallons daily which Newark shall reserve for Elizabeth's needs.

NOW THEREFORE BE IT RESOLVED that the Director of the Department of Public Affairs and the City Clerk, be and they hereby are authorized and directed to execute the attached agreement on the part of The City of Newark, upon the adoption of this resolution.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

HOMER P. HAND
60 Park Place
Newark, N. J.

Board of Commissioners of
The City of Newark,
New Jersey

Gentlemen:

I hereby request that the \$40,000 Public Improvement Bonds and the \$10,000 Port Newark Improvement Bonds of The City of Newark, hereinafter described, be reconverted, at my expense, into coupon bonds as provided by law.

The \$40,000 PUBLIC IMPROVEMENT BONDS are dated March 1, 1932, payable March 1, 1952, bear interest at the rate of six per centum (6%) per annum, payable semi-annually on March 1st and September 1st, and consist of forty bonds of the denomination of \$1,000 each, numbered from 761 to 800, inclusive.

The \$10,000 PORT NEWARK IMPROVEMENT BONDS are dated March 1, 1932, payable March 1, 1952, bear interest at the rate of six per centum (6%) per annum, payable semi-annually on March 1st and September 1st, and consist of ten bonds of the denomination of \$1,000 each, numbered from 191 to 200, inclusive.

The bonds are now registered in the name of "Board of Trustees for the Support of Public Schools." I have purchased the bonds and the bonds have been assigned to me with a power of attorney which authorizes me to have the bonds transferred to me on the books of the City and to have the bonds reconverted into coupon bonds.

Very truly yours,

Homer P. Hand

April 24, 1941. Ordered filed.

Commissioner Murphy offered the following resolutions:

WHEREAS, the City of Newark has heretofore issued the following \$40,000 Public Improvement Bonds and \$10,000 Port Newark Improvement Bonds, dated March 1, 1932, payable March 1, 1952, bearing interest at the rate of six per centum (6%) per annum, payable semi-annually on March 1st and September 1st, viz:

(1) \$40,000 Public Improvement Bonds, consisting of forty bonds of the denomination of \$1,000 each, numbered from 761 to 800, inclusive;

(2) \$10,000 Port Newark Improvement Bonds, consisting of ten bonds of the denomination of \$1,000 each, numbered from 191 to 200, inclusive;

and

WHEREAS, each of said bonds was issued in coupon form, in accordance with an ordinance or resolution adopted prior to the issuance of said bonds, and each bond has been converted into a fully registered bond by the removal and cancellation of the coupons attached thereto and the execution by the Comptroller of a conversion certificate printed on the back of such bond, and each of said bonds is now registered in the name of "Board of Trustees for the support of Public Schools," and said registered holder has, through its duly authorized attorney, Homer P. Hand, presented to the Board of Commissioners a written request that said bonds be reconverted as herein-after provided, and the Board of Commissioners desires to grant such request; NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of the City of Newark as follows:

Section 1. The Mayor, Director of the Department of Revenue and Finance and City Clerk, now in office, are hereby authorized and directed to cause to be prepared new bonds of the same form and tenor as said outstanding \$40,000 Public Improvement Bonds and \$10,000 Port Newark Improvement Bonds, and new coupons for the unmatured interest on said bonds, of the same form and tenor as those attached to said bonds when they were issued, and to attach such new coupons to said new bonds, and to execute and sign and seal said bonds; provided, however, each of said new bonds shall recite on its face that it has been reissued pursuant to this resolution in exchange for a bond of the same form and tenor originally issued as a coupon bond and thereafter converted into a fully registered bond, and each of said new coupons shall be authenticated by the fac-simile signature of said Director of the Department of Revenue and Finance.

Section 2. The City Comptroller is hereby authorized and directed to issue said new bonds in exchange for said outstanding registered bonds pursuant to Section 40:1-57 of the Local Bond Law, and to cancel said outstanding registered bonds.

Section 3. The reconversion of said bonds shall be entirely at the expense of said registered holder. Said City of Newark hereby consents to the reconversion of said bonds in accordance with the provisions of this resolution.

Section 4. The new bonds issued pursuant to this resolution shall be numbered and mature in the same

manner and shall bear the same date and be of the same denominations and bear the same rate of interest as said outstanding bonds.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS the Gulf Refining Company was the owner of record of the premises No. 92-100 Lentz Avenue, Newark, New Jersey, known and designated as Block 2394, Lot 5 on October 1st, 1939, the taxing date for 1940, which property was assessed at a value of \$10,300. tax \$499.55 for the latter year; and

WHEREAS the Gulf Refining Company on February 6, 1940 paid the taxes for the first half of said year amounting to \$234.33 and on April 1, 1940 conveyed the premises to the Housing Authority of the City of Newark, which authority under the law is exempt from taxation.

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the taxes amounting to \$382.38 for three-quarters of the year 1940, covering the period April 1st to December 31st, be cancelled and that the Comptroller be and he is hereby authorized to cancel the same of record, and that the Director of the Department of Revenue and Finance be and he is hereby directed to refund to the Gulf Refining Company, the excess taxes paid by said company, covering the period April 1st to June 30th, 1940 amounting to \$117.17.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Emile Butte is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Emile Butte was the owner of record of premises known and designated as Block 286, Lot 27, 491 South 12th Street, Newark, New Jersey, which was assessed at a valuation of \$5,200. tax \$252.20;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Emile Butte be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 286, Lot 27, 491 South 12th Street, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Nathan Ring is an

honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Nathan Ring was the owner of record of premises known and designated as Block 3068, Lot 39, 151 Leslie Street, Newark, New Jersey, which was assessed at a valuation of \$3,700. tax \$179.45;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Nathan Ring be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 3068, Lot 39, 151 Leslie Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Philip Hochart is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Philip Hochart was the owner of record of premises known and designated as Block 1875, Lot 32, 51 North 6th Street, Newark, New Jersey, which was assessed at a valuation of \$4,500. tax \$218.25;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Philip Hochart be granted exemption of \$500. tax \$24.25 for 1940 from the assessed valuation of his property known as Block 1875, Lot 32, 51 North 6th Street, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS William J. Scott is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 William J. Scott was the owner of record of premises known and designated as Block 3640, Lot 88, 15 Shephard Avenue, Newark, New Jersey which was assessed at a valuation of \$6,500. tax \$315.25;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said William J. Scott be granted exemption of \$300.00 tax \$14.55 for 1940 from the assessed valuation of his property known as Block 3640, Lot 88, 15 Shephard Avenue, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Charles E. Baumgartner is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Charles E. Baumgartner was the owner of record of premises known and designated as Block 2071, Lot 22, 99 Kossuth Street, Newark, New Jersey which was assessed at a valuation of \$1,000. tax \$48.50;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Charles E. Baumgartner be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 2071, Lot 22, 99 Kossuth Street, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the fol-

lowing resolutions:

RESOLVED, That in order to accommodate public purpose in the City of Newark, Public Service Coordinated transport be and it is hereby requested and directed to relocate its pole on the north side of South Orange Avenue, west of South 8th Street, as indicated on map or plan numbered 3080-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in South Orange Ave., Near S. 8th St., Newark, N. J." dated April 18, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on October 30, 1937, Pauline Patzanofsky was riding in the automobile owned and driven by Clarence W. Swanson, which automobile while proceeding along Clinton Avenue, in the City of Newark, collided with a safety isle, as a result of which collision both Pauline Patzanofsky and Clarence W. Swanson were killed; and

WHEREAS, there is at present a suit pending in the Essex County Court of Common Pleas wherein Joseph Patzanofsky, administrator ad prosequendum of the Estate of Pauline Patzanofsky, has sued the City of Newark, on behalf of the next kin, for damages sustained by

them as a result of the death of Pauline Patzanofsky, which said suit is in the amount of Fifty Thousand Dollars (\$50,000.00); and

WHEREAS, The Law Department has had many conferences with the legal representative of the said Joseph Patzanofsky, Administrator ad Prosequendum, and the said Joseph Patzanofsky, Administrator Ad Prosequendum, has agreed to accept the sum of Four Hundred and Sixty Dollars (\$460.00) in settlement of all claims against the City of Newark arising out of the death of Pauline Patzanofsky; and

WHEREAS, in the opinion of the Law Department, the sum of Four Hundred and Sixty Dollars (\$460.00) is a reasonable settlement figure under the facts and circumstances; and

WHEREAS, the Law Department has recommended that the claim be settled on this basis;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the case of Joseph Patzanofsky, Administrator Ad Prosequendum of the Estate of Pauline Patzanofsky, vs. The City of Newark, which case is now pending in the Essex County Court of Common Pleas, be settled for the sum of Four Hundred and Sixty Dollars (\$460.00), and the Director of the Department of Revenue and Finance be and he is hereby authorized to make the necessary payment of Four Hundred and Sixty Dollars (\$460.00) to the proper legal representative of the Estate of Pauline Patzanofsky, upon the receipt by him of a proper release and discontinuance; said release and discontinuance to be approved by the law department.

Jos. M. Byrne, Jr.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, there is pending in the United States District Court for the District of New Jersey, an ejectment suit wherein Arthur P. Chidester, Clara Adele Searing, and James William Tuttle, were plaintiffs and The City of Newark, and the Public Service Co-Ordinated Transport, Inc., were defendants; and

WHEREAS, the United States District Court decided the case in favor of the defendants; and

WHEREAS, an appeal to the United States circuit Court of Appeals, of the Third Circuit resulted in the judgment of the United States District Court being set aside, and the case remanded for further proceedings; and

WHEREAS, on the said appeal costs were allowed to the plaintiff, which costs were taxed in the amount of \$281.60; and

WHEREAS, The City of Newark is chargeable with one-half of these costs, or \$140.80;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of \$140.80 be and the same is hereby appropriated for the payment of said costs, and the Director of the Department of Revenue and Finance be and he is hereby authorized and empowered to make the said pay-

ment to Holmes, Rogers and Carpenter, and William E. Clark, attorneys for Arthur P. Chidester, Clara Adele Searing and James William Tuttle, upon receipt by him of a receipt and satisfaction for said taxed costs, approved as to form by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, That permission be and the same is hereby granted to Eisler Engineering Company, a corporation of the State of New Jersey, to place and maintain an electrical feeder cable across South 13th Street at a distance of approximately 212 feet north of Avon Avenue, said cable to be approximately 22 feet above the elevation of the top of the curb on South 13th Street at such location in accordance with a plan filed in the office of the Chief Engineer of the Department of Public Affairs.

AND BE IT FURTHER RESOLVED, That such permission be and the same is hereby given, upon the condition and provision that the said cable shall be removed within ten (10) days after the receipt by the said Eisler Engineering Company, or its successors, of notice from the City of Newark, ordering the discontinuance of said cable, and upon the further condition and provision that the said Eisler Engineering Company shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any and all claim or claims whatsoever for any damage

to any person, firm or corporation, arising from, or in any way connected with, the granting of said privilege, or by reason of the location, maintenance, or existence of the said cable.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, the following persons filed with the License Commissioner of the City of Newark applications for 1941 Bagatelle Game of Skill, Four Dollar (\$4.00) licenses, and did deposit with the City Clerk of the City of Newark the sum of Four Dollars (\$4.00) with each application at the time of the filing of said applications:

Licenses	Name	Address
97—	Fred Schwaner	777 Broadway
117—	Paul Colitti	200 New St.
226—	Continental, Inc.	982 Broad St.
263—	Melvin Bennes	63 New St.
292—	H. Goldberger	467 Clinton Ave.
294—	Louis Wachsman	16 Beaver St.
410—	John Brys	190 Van Buren St.
426—	P. J. Malloy	452 Mulberry St.
428—	Benj. Ganek	44 Sherman Ave.
445—	Flyers Restaurant Inc.	808 Haynes Ave.
446—	F. De Norscio	147-14th Ave.
479—	Oscar Muller	775 Highland Ave.
514—	J'Neill & Hamerman	17 William St.
538—	Abe Siegel	192 Hawthorne Ave.
539—	Abe Siegel	192 Hawthorne Ave.
540—	Samuel Weiner	651 Berger St.
547—	Joseph Altrashawski	20 Garibaldi Ave.
548—	Max Fass	99 Central Ave.

550—F. Soriano197 Wilson Ave.
 608—Chas. P. Maier, Inc.
 282 Chancellor Ave.
 609—Thomas DiGiacomo
 30 Bloomfield Ave.
 612—Keystone Towers Corp.
 45 Raymond Plaza, West
 613—Keystone Towers Corp.
 509 Springfield Ave.
 630—Joseph W. Grodecki
 28 Branford Pl.
 658—S. Komrower.....279-16th Ave.
 708—M. Weinstein...157 Watson Ave.
 737—Stephen Kolski....631 Ferry St.
 748—Licinio Brando.....70 Ferry St.
 758—The Hi-Spot Corp.
 173 West Kinney St.
 786—Wax & Meisner
 4 West Runyon St.
 740—B. Schapiro.....256 Mulberry St.
 788—Club Mayfair, Inc.
 11 Lafayette St.
 796—Catrin Melnik.....199 Rose St.
 836—Antonio Ray.....100 Ferry St.
 849—S. Chimacoff.....796 Broad St.
 850—Louis DeRogatis, Jr.
 88 Bloomfield Ave.
 851—Keystone Towers, Inc.
 45 Raymond Plaza, West

AND WHEREAS, the above named applicants have been rejected;

AND WHEREAS, the above named applicants are now entitled to refunds of Four Dollars (\$4.00) on each application;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the sum of Four Dollars (\$4.00) be and the same is hereby ordered paid to each of the above named applicants, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Four Dollars (\$4.00) to each of the above named applicants.

Jos. M. Byrne, Jr.

Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

WHEREAS, Pearce R. Franklin, Director of the Department of Public Works has filed with the Work Projects Administration Project Application No. 8109-0 to continue the employment of 763 persons to be retained from the relief rolls of the City to be employed upon the continuation of a project to make garments for free distribution for the needy of the City of Newark; and

WHEREAS, in said project application, a sum is set up as the sponsor's contribution to provide rent, heat, light, power and telephone service; and

WHEREAS, the Gilchrist Company, a New Jersey Corporation is the owner of the four story and basement building located at 88-100 West Market St. in the City of Newark, containing approximately 43,000 square feet of usable floor space which is suited for the operation of said project, and has agreed to lease said building to the City of Newark for two years at a rental of \$650.00 per month; and

WHEREAS, the said Gilchrist Company has agreed to expend the sum of \$6500.00 to place the building in a suitable condition for the operation of said project at no expense to the City of Newark;

THEREFORE, BE IT RESOLVED

by the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he is hereby authorized to enter into and execute a lease with said Gilchrist Company, a New Jersey Corporation for the premises hereinafter described for two years at a rental of \$650.00 per month, said rental to be paid monthly in advance from funds appropriated for the operation of Work Projects Administration Projects, subject to such conditions and covenants as may be required by said Director of the Department of Public Works and to approval as to form by the law department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Leather and Findings, for the Department of Public Works, Traffic Control Cable for the Department of Public Safety and Bituminous Enamel for the Department of Public Affairs.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy

M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark, that the Department of Public Safety is hereby authorized to advertise for bids for the performance of services, conducting of lectures, conferences, and furnishing of safety pamphlets and material for Home Safety and Home Economics Courses, industrial and commercial institutions, fire prevention, safe driving, and other services in connection with safety education, in the City of Newark.

Said lectures, pamphlets, and other services to be rendered, to be in accordance with specifications on file in the office of the Department of Public Safety.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Tar Cold

Patch Material, Regular Portland Cement, Concrete Sand, Grade E Broken Stone Aggregate, Refined Asphalt Cement No. 1 and Granite Curb for the Department of Public Affairs.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolution:

WHEREAS, the Director of Public Works, after public advertising, received bids on April 22nd, 1941 for burial of pauper dead; and

WHEREAS, Louis V. Mullin, trading as Wm. P. Mullin & Son, the only bidder, bid for—
Burial of Adults\$35.00
Burial of Infants\$23.00
and the additional charges as contained in schedule annexed hereto and made a part hereof;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he is hereby authorized to contract with said Louis V. Mullin for burial of pauper dead at the prices stated and the charges contained in the attached schedule for a period of four (4) years commencing May 1st, 1941; contract to be in form and substance approved by the

Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9870, dated April 9, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

P. H. RYAN, INC.
Newark, N. J.

(Public Affairs and Public Safety)

Approx. 690 bags Old Oats 75 No.
ea. No. 2 Min. 36 No. to bu. @
\$1.30 bag.

Approx. 45½ tons No. 1 Timothy
Hay, Old, large bales @ \$23.00 ton.

Approx. 20 tons Chamberlain's Spe-
cial Feed with corn @ \$48.00 ton

Aprox. 8 bags Chamberlain's Special
Feed with corn @ \$2.40 bag.

Approx. 200 lbs. Rock Salt—English
lump @ .02 lb.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, The Director of the
Department of Parks and Public
Property did solicit informal bids for
the following material and work for
welding to be done in the pump room
of the City Hall Power Plant, New-
ark, New Jersey, to wit:

Furnish and install two (2) 4"
steam lines and one (1) 12" steam
line in pump room of City Hall
Power Plant;

and did receive an estimate from
McCabe Boiler Corp. of One Hun-
dred and Twenty Dollars (\$120.00),
which the Director deems to be the
lowest bid he can obtain for such
work with union labor;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of

The City of Newark that the afore-
said Director be and he is hereby
authorized to contract accordingly,
subject to the requirements of all
State laws and City Ordinances con-
cerning prevailing wage scale and
eight (8) hour day.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Frank Hess, a Labor-
er in the Bureau of Public Buildings
—City Owned Property, assigned to
the Centre Market Building, was in-
jured on June 17, 1940, at the Centre
Market Building, while in the per-
formance of duty; and

WHEREAS, Under the Workmen's
Compensation Act, the employee
was entitled to medical treatment
and was attended by Dr. Clement
Morris, of 511 Broadway, Newark,
who has submitted a bill for his
services, amounting to the sum of
One Hundred Dollars (\$100.00), and

WHEREAS, The employee has
made no other claim for compensa-
tion, having been on sick leave from
September 5th, 1940 to January
15th, 1941, which he was entitled
to under the laws providing for
sick leave for permanent employees,

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of
The City of Newark that the pay-
ment of the sum of One Hundred
Dollars (\$100.00) to Dr. Clement
Morris in full satisfaction for his
claim for attendance upon the afore-

said Frank Hess, be and the same is hereby approved, and

BE IT FURTHER RESOLVED, That the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to make payment of the said sum of One Hundred Dollars (\$100.00) for the aforesaid services rendered by Dr. Clement Morris upon approval of the payment by the Director of the Department of Parks and Public Property, to be paid from the Public Buildings—City Owned Property 1940 appropriation reserved for this purpose.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, the position of Dock Inspector is no longer required in the Department of Public Affairs, Port Newark Operations; and

WHEREAS, There are at present four (4) employees holding this title;

THEREFORE, BE IT RESOLVED, That the position of Dock Inspector be and the same hereby is abolished; and

BE IT FURTHER RESOLVED, That the title of J. Leo Reilly be changed to Wharfinger and his compensation increased from \$2,700.00 to \$3,000.00 per annum; and the title of James J. Connell be changed

to Dock Foreman, and his compensation increased from \$2,400.00 to \$2,700.00 per annum; and the titles of Edward Porter and John A. Brach be changed to Inspector, to become effective contingent upon the approval of this action by the Civil Service Commission of the State of New Jersey.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the second half of April, 1941, be and the same are hereby approved, confirmed and ratified;

PUBLIC BUILDINGS

Agnes Lamb, Telephone Operator, returned from sick leave, with pay, on April 28, 1941.

Marguerite Dow-Dell, temporary Telephone Operator, services terminated on April 30, 1941.

Leo Boylan, Stationary Fireman, whose date of permanent appointment by Resolution 9947-F, adopted by the Board of Commissioners on April 16, 1941, was shown as effective April 17th, 1941, hereby corrected and made effective April 16th, 1941.

Jos. M. Byrne, Jr.

Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Joseph M. Byrne, Jr. Director of the Department of Parks and Public Property desires to file with the Work Projects Administration a Project Application to provide employment for 167 persons to be taken from the relief rolls of the City to be employed upon a general building alteration and improvement project at the Newark City Hall Power House, Board of Education Building, Police Headquarters, Water Department and Centre Market Building in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$147,941.91 is contingent upon the expenditure of \$69,846.75 by the City of Newark;

THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Parks and Public Property be and he is hereby authorized to expend the sum of \$69,846.75 for the purpose aforesaid, to be paid from funds appropriated in the budget for the operation of Work Projects Administration Projects.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Franklin offered the following resolution:

WHEREAS, Pearce R. Franklin, Director of the Department of Public Works desires to file with the Work Projects Administration a project application to provide employment for 205 persons to be taken from the relief rolls of the City to be employed upon the construction of a summer camp for boys, located on City owned property in Verona, New Jersey, such work to include clearing and preparing site, excavate and lay sewer and water pipe, erect 38 frame buildings, including hospital, mess hall, recreation hall and office for sup't & 20 sleeping units for boys, toilets, help quarters, etc. Build tennis & basketball courts, baseball field, swimming pool, bridge & road, install electric supply lines, electrical work, carpentry, painting, masonry, plumbing, heating units, cement work etc. including all incidental work necessary thereto.

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$111,296. is contingent upon the expenditure of \$66,140 by the City of Newark;

THEREFORE, BE IT RESOLVED, BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Works be and he is hereby authorized to expend the sum of \$66,140 for the purpose aforesaid, to be paid from funds appropriated for the operation of Work Projects Administration Proj-

ects.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Mayor Ellenstein offered the following resolutions:

WHEREAS, Meyer C. Ellenstein, Director of the Department of Public Affairs is the sponsor of Work Projects Administration Project Number 5183-A to provide employment for 60 persons to be taken from the relief rolls of the City, on a Household Workers Training Project in the City of Newark; and

WHEREAS, in said project application the sum of \$3,000.00 is set up as the sponsors contribution to provide rent, heat, light and power; and

WHEREAS, the City of Newark, by resolution Number 7272, adopted April 10, 1940, leased from the Excelsior Building and Loan Association of the City of Newark, the building located at 602 High Street in the City of Newark, for twelve months at a rental of \$100.00 per month; and

WHEREAS, it is desired to renew said lease for a period of 12 months;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the De-

partment of Public Affairs be and he is hereby authorized to enter into and execute a lease with the Excelsior Building and Loan Association of the City of Newark for the premises hereinbefore described at a rental of \$100.00 per month, payable monthly in advance from funds appropriated for the operation of Work Projects Administration Projects for a period of twelve months, subject to such conditions and covenants as may be required by said Director of the Department of Public Affairs and to approval as to form by the Law Department.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, PETER LORDI, prior to 1908 entered the employ of the City of Newark, as a laborer in the Bureau of Street Cleaning, and has been continuously employed in such capacity as laborer for over a period of thirty (30) years, his present employment being in the said Bureau of Street Cleaning, Department of Public Affairs, as laborer; and

WHEREAS, said PETER LORDI has made application for a pension, under Chapter 218, P.L. 1939, (R.S. 1937-43;12-1) as amended, wherein it is provided that:

"A person who has been continuously in the employ of any city for a period of twenty-five years and has reached the age of seventy years or who has been continuously in the employ of any

city for a period of forty years and has reached the age of sixty years, may retire or be retired at any time thereafter. On and after retirement he shall be paid by the City one-half of the amount he was receiving as salary from the city at the time of his retirement;" and

WHEREAS, it appears that said Peter Lordi is more than eighty (80) years of age and has been continuously employed by the City of Newark for a period of more than thirty (30) years; and

WHEREAS, the said Peter Lordi is receiving a salary of Thirty-two dollars (\$32.00) per week;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the application for a pension by Peter Lordi, employee of the City of Newark, as laborer, Bureau of Street Cleaning, Department of Public Affairs, be and the same is hereby granted, by virtue of the provisions of Chapter 218, P.L. 1939, (R.S. 1937-43;12-1), as amended, said pension to become effective as of May 1st, 1941; and

BE IT FURTHER RESOLVED, that said Peter Lordi be paid a pension of Sixteen Dollars (\$16.00) a week, said pension to be paid as other pensions are paid.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.
Commissioner Franklin offered the

following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Joseph Klugerman, owner; for the storage and distribution of dairy products in a 2nd residence district; premises 314-316 West Runyon Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this?

(No response).

Commissioner Byrne: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

Board of Adjustment

City Hall, Newark, N. J.

April 22, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40) 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

221-233 Carnegie Avenue; Atlantic Refining Co., owner; in a 2nd industrial district the construction of gasoline station including lubritorium; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of eight years;—(No objectors);

*865-869 Clinton Avenue; George T. Hickok; renewal of permit for gasoline station; such use to be limited to the period of eight years ending March 29, 1949;

1244 Broad Street; Phil Kornspan; in a 1st industrial district the establishment and operation of an automobile sales station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of one year;—(No objectors);

402-408 Elizabeth Avenue; Samuel Teiger, Inc., in a first industrial district the establishment of free parking space for customers; same to be

operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of two years;—(No objectors).

Respectfully submitted,

Board of Adjustment

R. B. Rankin,
Secretary.

The Clerk: This is a communication from the Board of Adjustment listing four matters, two of which can be heard, and then there is a request for another one where there was no objection.

Mayor Ellenstein: I will entertain a motion that the rules be suspended in those matters.

Commissioner Byrne: I so move you.

The roll being called, the motion was adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of George T. Hickok (G. T. and William Hickok, and M. W. Taylor, owners); for the renewal of permit for gasoline station; premises 865-869 Clinton

Avenue; such use to be limited to the period of eight years ending March 29, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called the motion was adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Samuel Teiger, Inc., (Galsworthy, Inc., Owner); for the establishment of free parking space for customers in a 1st industrial district; premises 402-408 Elizabeth Avenue; same to be operated and maintained in conformity with the rules of the

Board of Adjustment and in accordance with the plans filed with the said Board; such use to be limited to the period ending two years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

Board of Adjustment
City Hall, Newark, N. J.
April 29, 1941

The Board of Commissioners of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with

Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*203-205 Berkeley Avenue; Thomas Gallucci; renewal of permit for gasoline station; such use to be limited to the period of eight years ending May 10, 1949;

67-69 River Street; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending May 18, 1942;

18 Park Street; City Parking Service; renewal of permit for automobile parking station and one gasoline pump; such use to be limited to the period of one year ending May 6, 1942;

694-696 Ridge Street; Ray V. Poyer; in a first residence district the conversion of a one-family dwelling; (No objectors);

236-242 Thirteenth Avenue (rear); Morris Cohen; in a 1st industrial district the storage and baling of burlap bags; such use to be limited to the period of three years.—(No objectors).

Respectfully submitted,

Board of Adjustment

Alfred Bates
Assistant Engineer

The Clerk: This is a communication from the Board of Adjustment dated April 29, listing five matters, three of which can be heard today.

Mayor Ellenstein: A motion will be in order to suspend the rules on these three matters.

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Thomas Gallucci (Pasquale Gallucci, owner); for the renewal of permit for gasoline station; premises 203-205 Berkeley Avenue; such use to be limited to the period of eight years ending May 16, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move its

adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (United Building and Loan Association, owner); for the renewal of permit for automobile parking station; premises 87-69 River Street; such use to be limited to the period of one year ending May 18, 1942;

And the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Abe Kullman, owner); for the renewal of permit for automobile parking station and one gasoline pump; premises 18 Park Street; such use to be limited to the period of one year ending May 6, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The usual five resolutions introduced by Commissioner Murphy will be considered as though they have been read.

A resolution re-assigning divisions, Department of Parks and Public Property.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Works.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Safety.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Revenue and Finance.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Affairs.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

We will now proceed to the consideration of candidates to fill the vacancy that exists in the City Commission.

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no, and the Clerk will call the roll.

On Roll Call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected. Are there any other presentations?

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no, and the Clerk will call the roll.

On Roll Call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia, having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye,

contrary no, and the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: John B. Keenan.

Mayor Ellenstein: Director Byrne presents the name of John B. Keenan. As many as are in favor of Mr. Keenan being chosen will signify by saying aye, contrary no, and the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Carl Abruzzese. As many as are in favor of Mr. Abruzzese being chosen will signify by saying aye, contrary no, and the Clerk will call the roll.

On roll call: Commissioner Franklin, Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abruzzese having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Mr. William Untermann.

Mayor Ellenstein: Director Byrne presents the name of Mr. William Untermann. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; and the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Judge Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; and the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Dr. Ames Fillippone.

As many as are in favor of Dr. Fillippone being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Fillippone having received but two votes is declared not elected.

Are there any other presentations?

I present the name of Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy which exists, will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Frank-

lin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Byrne: I move that we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commissioners of the City of Newark, N. J.

H. S. REICHENSTEIN,

City Clerk.

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MINUTES OF MEETINGS

OF THE

BOARD OF COMMISSIONERS

MAY, 1941

Newark, N. J., May 7, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, 10 A.M., Standard Time, 11 A.M. Day-light Saving Time.

Present: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The Clerk will read the minutes of the previous meeting.

Commissioner Franklin: I move that we dispense with the reading of the minutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The Clerk: There are no ordinances, Mr. Mayor.

Commissioner Murphy offered the following resolutions:

RESOLVED, that the sum of One Hundred Sixty-Six Dollars and Sixty-Six Cents (\$166.66) be and the same is hereby appropriated to the City Treasurer, as per annexed certified list, being the semi-monthly salary of the Tax Board, Assessors Division, Department of Revenue and Finance, from April 1st to April 15th, 1941, as follows:

Tax Board—
Assessor's Division\$166.66
(A. Petrone)

Vincent J. Murphy
M. Ellenstein
Pearce P. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$825.00 be and the same is hereby

appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance (W.P.A. Tax Revaluation Project No. 7820-0 Sub A-30.)

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$29,-053.88 be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$983.32 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$1,227,659.45 be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, that the sum of \$454.79 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Safety.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

RESOLVED, that the sum of \$222,019.76 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Public Safety.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Franklin offered the following resolutions:

RESOLVED, that the sum of \$2,721.47 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Works.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$2,451.79 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$109.60 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$16.88 be and the same hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of

\$109,516.21 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$42.92 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item being the bills and claims of the Department of Public Works.

Pearce R. Franklin
M. Ellenstein
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolutions:

RESOLVED, that the sum of \$16,032.92 be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
Vincent J. Murphy
M. Ellenstein

Pearce R. Franklin

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$3,046.80 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolutions:

RESOLVED, THAT the sum of \$6,295.17 be and the same is hereby appropriated to the persons named in the certified list below containing 67 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$2,-

540.16 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$6,-272.51 be and the same is hereby appropriated to the persons named in the certified list below containing 48 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$42,-819.24 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$53,-313.23 be and the same is hereby appropriated to the persons named in the certified list below containing 16 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$802.24 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$5,375.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$1,-424.00 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$11,515.78 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$51,-531.25 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$2,-357.41 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

RESOLVED, that the sum of \$1,-833.37 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Affairs.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, that the sum of \$100.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, that the following bonds be and the same are hereby approved as to sufficiency:

KEEPERS OF JUNK SHOPS

San Giacomo's Sons, Inc., 137-41 South Street.

Moe Cohen, 25 Concord Street.

Benjamin Hirsch, Inc., 561 Ferry St.

Birkenbaum Metal Company, 178-84 Boyd Street.

Abe Kurman, 964-70 Frelinghuysen Ave.

Louis Spielvogel, 174-6 Boyd St.

Seymour Hirsch, 55 Lockwood St.

Antonio Lanza, 87 Delancey St.

Interstate Metals Corporation, 26 St. Charles St.

Barney Hoernlein, 209 Charlton St.

Walter A. Morton, 54 Broadway.

M. Ellenstein
Pearce R. Franklin
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, the Bond Anticipation Note of The City of Newark hereinafter described will become due and payable on the 13th day of May, 1941, and the Board of Commissioners desires to make provision for the renewal of said note: NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of Newark that there shall be issued pursuant to the ordinance heretofore adopted by the Board of Commissioners, a Bond Anticipation Note of The City of Newark of the aggregate principal amount of \$19,000 for the purpose of renewing the outstanding \$19,000 Bond Anticipation Note of said City dated February 13, 1941, payable May 13, 1941, authorized to be issued by the resolution adopted by the Board of Commissioners on the 5th day of February, 1941.

FURTHER RESOLVED, that the note issued pursuant to this resolution shall be dated on or about the date of its issuance and shall be payable not more than six months after its date and shall bear inter-

est at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that said note shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said note and to issue said note in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said note, and that said note is within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said note not determined by this resolution, and also the power to sell said note, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said note in the manner provided by law.

FURTHER RESOLVED, that said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturity of said note sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such note so sold.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Franklin, Murphy, Mayor Ellenstein.

Commissioner Murphy offered the following resolution:

WHEREAS, Judgment has been entered in the New Jersey Supreme Court in favor of ANTONIO PETRONE and against the CITY OF NEWARK, in the total amount of TWO THOUSAND ONE HUNDRED FORTY-TWO and THIRTY-TWO HUNDREDTHS DOLLARS (\$2,142.32) as evidenced by the statement of the Clerk of the Supreme Court and annexed hereto, representing a claim of the said ANTONIO PETRONE for salary as a member of the Board of Assessment and Revision of Taxes in the amount of \$2,050.00 from September 25th, 1940, to April 1st, 1941, together with interest in the amount of \$28.38, plus costs in the amount of \$63.94, as evidenced by a true copy of the taxed bill of costs which is hereto annexed.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to pay to the said ANTONIO PETRONE said judgment in the just and full sum of TWO THOUSAND ONE HUNDRED FORTY-TWO AND THIRTY-TWO HUNDREDTHS DOLLARS (\$2,142.32), in cancellation and full settlement thereof.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, The City of Newark is about to extend its water supply system and in conjunction therewith proposes to construct a steel Aqueduct 60 inches in diameter along the northerly side of Alexander Avenue in the towns of Montclair and Bloomfield, Essex County, New Jersey, and

WHEREAS, the Postal Telegraph-Cable Company of New Jersey is in possession of and has for many years operated a portion of its interstate line of communication consisting of poles, wires, crossarms, guys and appurtenances along the southerly side of said Alexander Avenue, between Grove Street, Montclair and Broad Street, Bloomfield, and

WHEREAS, the City has requested the Postal Telegraph Cable Company to temporarily remove its said line of communication from the southerly side of Alexander Avenue as aforesaid, to facilitate the installation of its 60-inch aqueduct and upon the completion of said work to restore its said line of communication, together with the poles, wires, crossarms, guys and appurtenances to approximately their present location along said Alexander Avenue, as aforesaid, and

WHEREAS, the Postal Telegraph-Cable Company is willing to temporarily remove and permanently restore its said line at the sole cost of the city, and

WHEREAS, the City hereby agrees to pay to the Postal Telegraph-Cable Company the actual cost of per-

forming the work necessary to temporarily remove and subsequently restore its line of communication along the southerly side of Alexander Avenue between Grove Street, Montclair and Broad Street, Bloomfield, and for this purpose will advance the sum of Forty-Five Hundred (\$4,500) Dollars, with the understanding that if the actual cost of said work is less than the amount specified above the City will be reimbursed with the unexpended amount so advanced but if it is more than said amount, the City will remit the difference to the Postal Telegraph-Cable Company, and

WHEREAS, the Postal Telegraph-Cable Company of New Jersey is willing to enter into an agreement with The City of Newark covering the method and manner of conducting and financing the removal and restoration of their said line of communications, as outlined above,

NOW, THEREFORE BE IT RESOLVED that this agreement, attached hereto is hereby approved and the Director of the Department of Public Affairs and the City Clerk hereby are authorized and directed to execute the same on the part of the City upon the adoption of this resolution.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Commissioner Murphy offered the following resolutions:

WHEREAS, BERKSHIRE COLOR

AND CHEMICAL CO., (a corporation), formerly located in the City of Newark, was indebted, for personal taxes to the City of Newark, for the year 1937, in the amount of \$507.10, which amount, together with interest and costs, is still due; and,

WHEREAS, it appears that shortly after October 1, 1937, said company went out of business and liquidated all of its assets; and,

WHEREAS, it appears that Berkshire Color and Chemical Co., (a corporation), is now located at 700 Main Avenue, Passaic, New Jersey, and is a corporation which started business in the year 1940, and that its officers and assets are different from the company that existed in 1937, and was located in the City of Newark; and,

WHEREAS, the officers of said new company have offered \$50, in compromise and settlement of the taxes outstanding as above mentioned; and,

WHEREAS, it satisfactorily appears that said company during the period between 1937 and 1940 was out of business and was not, during said time, and is not now, engaged in business in the City of Newark; and it is believed to be for the best interests of the City of Newark to accept the compromise offer above referred to;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Receiver of Taxes of the City of Newark be and he is hereby authorized and directed to accept said sum of \$50, in full payment of all taxes, interest and costs, and to cancel on the books of the City the amount due over and above

said sum.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Eyrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Patrick F. Moran is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Patrick F. Moran was the owner of record of premises, 49 Lanark Avenue, Block 4192, Lot 29, Newark, New Jersey, which was assessed at a value of \$5,000. tax \$242.50;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Patrick F. Moran be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his real estate located at 49 Lanark Avenue, Block 4192, Lot 29, Newark, New Jersey, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Eyrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Charles Lueddeke is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Charles Lueddeke was the owner of record of premises known and designated as Block 3700, Lot 10, 139-143 Vassar Avenue, Newark, New Jersey, which was assessed at a valuation of \$8,200.00, tax \$397.70;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Charles Lueddeke be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation of his property known as Block 3700, Lot 10, 139-143 Vassar Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Benjamin Lubin is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS On October 1st, 1939 Benjamin Lubin was the owner of record of premises known and designated as Block 3705, Lot 54, 144 Keer Avenue, Newark, New Jersey, which was assessed at a valuation

of \$9,800. tax \$475.30;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Benjamin Lubin be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation of his property known as Block 3705, Lot 54, 144 Keer Avenue, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Edward W. Spector is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Edward W. Spector was the owner of record of premises known and designated as Block 3704, Lot 57, 148-150 Hansbury Avenue, Newark, New Jersey, which was assessed at a valuation of \$8,300.00, tax \$402.55;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Edward W. Spector be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation of his property known as Block 3704, Lot 57, 148-150 Hansbury Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS Morris Eggert is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Morris Eggert was the owner of record of personal property located at 242-244 Keer Avenue, Block 3726a, Lot 5, Newark, New Jersey, which was assessed at a value of \$4.100. tax \$198.85;

BE IT THEREFORE RESOLVED by the Board of Commissioners of The City of Newark that the said Morris Eggert be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his real estate located at 242-244 Keer Avenue, Block 3726a, Lot 5, Newark, New Jersey, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, there is pending in the United States District Court, District of New Jersey, an action brought by The City of Newark against American Airlines, Inc., which action is Civil Action No. 702 in said Court, and is for the recovery of alleged rents due under the lease between the said The City of Newark and the American Airlines, Inc.; and

WHEREAS, settlement is to be made between The City of Newark and the American Airlines, Inc., for all rents and charges due and owing The City of Newark under the terms of said lease and its occupancy and use of the said Newark Airport;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that upon the payment of the sum required under the terms of the settlement heretofore approved by the City Commission, that the Corporation Counsel be and he is hereby authorized to execute for and on behalf of The City of Newark, and file in the aforesaid United States District Court, District of New Jersey, a Discontinuance of the action pending between The City of Newark and the American Airlines, Inc. and numbered in said court Civil Action No. 702.

M. Ellenstein
Pearce R. Franklin
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Franklin offered the following resolution:

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the FIDELITY UNION TRUST COMPANY be and it is hereby designated as depository for direct relief account to be known as "Direct Relief Fund for 1941 Checking Account;" and,

BE IT FURTHER RESOLVED, by the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he is hereby authorized to establish bank account, at the Fidelity Union Trust Company, as follows:

City of Newark, New Jersey

Direct Relief Fund for 1941

Checking Account

and,

BE IT FURTHER RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized to make deposits in said account and to withdraw funds therefrom; and,

BE IT FURTHER RESOLVED, that the withdrawal of funds from said account shall be by check or checks, signed by Owen A. Malady, Director of Relief, Department of Public Welfare, Department of Public Works, of the City of Newark; and,

BE IT FURTHER RESOLVED, that said Owen A. Malady, Director of Relief, is hereby authorized to use a facsimile stamp for the sign-

ing of checks in connection with said account; and,

BE IT FURTHER RESOLVED, that a true copy of this Resolution be forwarded to Fidelity Union Trust Company, Newark, New Jersey.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

WHEREAS, by resolution No. 10035, adopted April 30, 1941, it was agreed, among other things, to accept the sum of \$3,848.00 in full settlement of all claims of the City of Newark against Transcontinental and Western Air, Inc., and

WHEREAS, the said Transcontinental And Western Air, Inc., has heretofore paid to the City of Newark, on the dates herein set forth:

March 8, 1940.....	\$623.80
March 8, 1940	346.45
April 19, 1940	296.78
April 22, 1940	402.56
May 31, 1940	505.81
July 1, 1940	472.60

making a total of\$2,648.00, which money has been held by the City of Newark pending the settlement of the claims between the City of Newark and the Transcontinental and Western Air, Inc.; and

WHEREAS, it is desired that the

aforesaid sum of \$2,648.00 shall be credited as part of the settlement of the claim;

THEREFORE, BE IT RESOLVED, BY the Board of Commissioners of the City of Newark that the sum of \$2,648.00 heretofore paid by Transcontinental and Western Air, Inc., as hereinbefore set forth, be and the same is hereby credited to the settlement total of \$3,848.00; and

BE IT FURTHER RESOLVED, that upon the payment of an additional \$1,200.00 by the Transcontinental and Western Air, Inc., which together with the \$2,648.00 heretofore paid, will make the total of \$3,848.00, that the City of Newark will accept the same in full settlement of this claim, pursuant to the condition set forth in resolution No. 10035 adopted April 30, 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Mayor Ellenstein.

Not Voting: Commissioner Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for the rental of approximately seventy-seven (77) new and reconditioned electric water coolers for the City Hall group of buildings.

BIDS to be received between the hours of 11:00 and 11:15 A.M. (Daylight Saving Time) on such date as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey by a resolution No. 9566, dated March 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Stationery for the Department of Parks and Public Property, for the period of one (1) year from date of award, at unit prices shown on list on file in the Department of Central Purchase, and at the approximate totals listed below:

Baker Stationery Co.	
Approximately	\$1,219.44
R. R. Brant	
Approximately	1,880.38
J. B. Card & Paper Co.	
Approximately	1,164.94
A. Gibbons Co.	
Approximately	1,381.83
A. R. Meeker & Co.	
Approximately	1,572.50
E. N. Plates	
Approximately	2,113.57
Universal Stamp & Stationery Co.	
Approximately	2,742.36

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein offered the following resolution:

RESOLVED, that the title of Dock Foreman be and the same hereby is created in the Department of Public Affairs, Port Newark Operations, at \$2,700 per annum, as of April 1st, 1941.

M. Ellenstein
Vincent J. Murphy
Pearce R. Franklin

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Franklin, Murphy, Mayor Ellenstein.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing on the payrolls of the Department of Parks and Public Property for the second half of April, the first half of May, 1941 and the weekly payrolls as hereinafter set forth, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Josephine Nester, temporarily appointed Telephone Operator for one day, namely, April 26, 1941, at a salary of \$20.00 per week.

Marguerite Dow-Dell, temporarily appointed Telephone Operator for a period of Three days, May 5th to May 7th, 1941, inclusive, at a salary of \$20.00 per week.

Walter Dickerman, temporary Watchman, services terminated May 7th, 1941.

George Goertz, City Hall Policeman, on sick leave, returned to duty on April 30, 1941.

Terrence Butler, Watchman, granted a leave of absence, with pay, from April 28th to May 8th, 1941, because of sickness and death in the family.

SHADE TREE

Thomas Dunn, permanent Laborer on leave of absence, without pay, as per his request, from February 28th to April 30th, 1941.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, DOMINICK RICCI-GLIANO (Also known as Dominick Raccogiero), entered the employ of the City of Newark April 3rd, 1916, as a laborer in the Bureau of Street Cleaning, and has been continuously employed in such capacity as laborer for over a period of twenty-five (25) years, his present employment being in the said Bureau of Street Cleaning, Department of Public Affairs, as laborer; and

WHEREAS, said Dominick Riccigliano (Dominick Raccogiero) has made application for a pension, under Chapter 218, P. L. 1939, (R.S. 1937,—43:12-1) as amended, wherein it is provided that:

"A Person who has been continuously in the employ of any city for a period of twenty-five years and has reached the age of seventy years or who has been continuously in the employ of any city for a period of forty years and has reached the age of sixty years, may retire or be retired at any time thereafter. On and after retirement he shall be paid by the city one-half of the amount he was receiving as salary from the city at the time of his retirement." and

WHEREAS, it appears that said Dominick Riccigliano (Dominick Raccogiero) is more than seventy years of age and has been continuously employed by the City of New-

ark for a period of more than twenty-five (25) years; and

WHEREAS, the said Dominick Riccigliano (Dominick Raccogiero) is receiving a salary of twenty-five dollars and fifty cents (\$25.50) per week;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the application for a pension by Dominick Riccigliano (Dominick Raccogiero) employee of the City of Newark, as laborer, Bureau of Street Cleaning, Department of Public Affairs, be and the same is hereby granted, by virtue of the provisions of Chapter 218, P.L. 1939, (R.S. 1937—43:12-1) as amended, said pension to become effective as of May 15, 1941; and

BE IT FURTHER RESOLVED, that said Dominick Riccigliano (Dominick Raccogiero) be paid a pension of Twelve Dollars and Seventy-five cents (\$12.75) a week, paid as other pensions are paid.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, Meyer C. Ellenstein, Director of the Department of Public Affairs is causing to be filed with the Work Projects Administration Project No. 5278-B-56, to provide employment for 24 persons to be taken from the relief rolls of the City to be employed upon a project to prepare maps for the Fire Alarm and Telegraph Bureau of the New-

ark Fire Department, showing location of all underground ducts, fire alarm boxes and other appurtenances of the Fire Alarm Telegraph System in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$12,649.00 is contingent upon the expenditure of \$2,109 by the City of Newark;

THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Affairs be and he is hereby authorized to expend the sum of \$2,109.00 for the purpose aforesaid, to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Commissioner Franklin offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Atlantic Refining Co., owner; for the construction of gasoline station including lu-

bratorium in a 2nd industrial district; premises 221-223 Carnegie Avenue; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move that we concur in the recommendations of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners that the following structure or use be allowed:

Application of Phil Kornspan

(Industrial Investment Co., Owner); for the establishment and operation of an automobile sales station in a 1st industrial district; premises 1244 Broad Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Franklin: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be

allowed:

Application of Ray V. Poyer, (Ruth Poyer, owner); for the conversion of a one-family dwelling into a two-family dwelling in a 1st residence district; premises 694-696 Ridge Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Morris Cohen (Trustees of Mt. Prospect Build-

ing and Loan Association, owner); for the storage and baling of burlap bags in a 1st industrial district; premises 236-242 Thirteenth Avenue (rear); such use to be limited to the period ending three years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

The following communication was received and read:

Board of Adjustment
City Hall, Newark, N. J.

May 6, 1941

The Board of Commissioners
of the City of Newark
Honorable Sirs:

At a meeting of the Board of Ad-

justment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variations from the terms of the Zoning Ordinance be allowed:

26 Sixteenth Avenue; Green Investment Company, in a 2nd business district the construction of a four-car private garage; same to be constructed in accordance with the plans approved by this Board;—(No objectors);

313-315 New Street; William A. Weisman; in a 1st industrial district the repair and sale of used cars in present gasoline station; same to be in accordance with the plans filed with this Board; such use to be limited to the period of one year;

*222-226 Halsey Street; Shubert Parking Co., Inc., renewal of permit for automobile parking station; such use to be limited to the period of one year ending April 22, 1942;

*222-226 Halsey Street; Shubert Parking Co., Inc., renewal of permit for two stationary gasoline pumps; same to run concurrently with the permit for automobile parking station on these premises and to expire with the same on April 22, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

Alfred Bates
Assistant Engineer.

AB:RG

Ordered Filed.

The Clerk: The above communication recommends four changes, three of which can be acted on today.

Mayor Ellenstein: I will entertain a motion for the suspension of the rules.

Commissioner Byrne: I so move you.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Green Investment Co. (Sam and Sophie Talkowsky, owners); for the construction of a four-car private garage in a 2nd business district; premises 26 Sixteenth Avenue; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce F. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in

opposition to this application?

(No response).

Commissioner Byrne I move that we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Shubert Parking Co., Inc., (Fidelity Union Trust Co., owner); for the renewal of permit for automobile parking station premises 221-226 Halsey Street; such use to be limited to the period of one year ending April 22nd, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce F. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Shubert Parking Co., Inc., (Fidelity Union Trust Co., owner); for the renewal of permit for two stationary gasoline pumps; premises 222-226 Halsey Street; same to run concurrently with the permit for automobile parking station on these premises and to expire with the same on April 22, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
Pearce R. Franklin
Vincent J. Murphy
M. Ellenstein

Mayor Ellenstein: Is there any person who desires to be heard in opposition to this application?

(No response).

Commissioner Byrne: I move we concur in the recommendation of the Board of Adjustment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Franklin, Murphy, Mayor Ellenstein.

Mayor Ellenstein: The other will take the usual course and be heard one week from today, on May 14.

The five resolutions usually introduced by Director Murphy will be considered as though they have been read.

A resolution re-assigning divisions, Department of Parks and Public Property.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Works.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Public Safety.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions, Department of Revenue and Finance.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

A resolution re-assigning divisions.
Department of Public Affairs.

Roll Call: Commissioners Byrne and Murphy voted aye; Commissioner Franklin and Mayor Ellenstein voted no.

Mayor Ellenstein: The resolutions having received but two votes are declared not carried.

We will now proceed to the consideration of candidates to fill the vacancy that exists in the City Commission.

Commissioner Franklin: James Pellecchia, Jr.

Mayor Ellenstein: Director Franklin presents the name of James Pellecchia, Jr. As many as are in favor of Mr. Pellecchia being chosen to fill the vacancy will signify by saying aye, contrary no, the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Pellecchia having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Thomas Guthrie.

Mayor Ellenstein: Director Byrne presents the name of Thomas Guthrie. As many as are in favor of Mr. Guthrie being chosen to fill the vacancy will signify by saying aye, contrary no, and the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin,

Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Guthrie having received but one vote is declared not elected.

Are there any other presentations?

I present the name of Louis Mazzei. As many as are in favor of Mr. Mazzei being chosen to fill the vacancy will signify by saying aye, contrary no, and the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Mazzei having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: Peter Cavicchia.

Mayor Ellenstein: Director Byrne presents the name of Peter Cavicchia. As many as are in favor of Mr. Cavicchia being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Cavicchia having received but one vote is declared not elected.

Are there any other presentations?

Commissioner Byrne: John B. Keenan.

Mayor Ellenstein: Director Byrne

presents the name of John B. Keenan. As many as are in favor of Mr. Keenan being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Keenan having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Carl Abruzzese. As many as are in favor of Mr. Abruzzese being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Mr. Abruzzese having received but two votes is declared not elected.

Are there any other presentations?

Commissioner Byrne: William Untermann.

Mayor Ellenstein: Director Byrne presents the name of William Untermann. As many as are in favor of Mr. Untermann being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Byrne voted aye; Commissioners Franklin, Murphy and Mayor Ellenstein voted no.

Mayor Ellenstein: Mr. Untermann having received but one vote is declared not elected.

Are there any other presentations?

I will present the name of Judge Villani. As many as are in favor of Judge Villani being chosen to fill the vacancy will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Judge Villani having received but two votes is declared not elected.

Are there any other presentations?

I will present the name of Dr. Ames Filippone. As many as are in favor of Dr. Filippone being chosen to fill the vacancy will signify by saying aye; contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy voted no.

Mayor Ellenstein: Dr. Filippone having received but two votes is declared not elected.

Are there any other presentations?

I present the name of Frank Cozzoline. As many as are in favor of Mr. Cozzoline being chosen to fill the vacancy which exists, will signify by saying aye, contrary no; the Clerk will call the roll.

On roll call: Commissioner Franklin and Mayor Ellenstein voted aye; Commissioners Byrne and Murphy

voted no.

Mayor Ellenstein: Mr. Cozzoline having received but two votes is declared not elected.

Are there any other presentations?

What is the disposition of the Commission?

Commissioner Franklin: I move that we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne.

Franklin, Murphy, Mayor Ellenstein.

APPROVED:

JOS. M. BYRNE, JR.

PEARCE R. FRANKLIN

VINCENT J. MURPHY

M. ELLENSTEIN

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN,

City Clerk.

Newark, N. J., May 14, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 10 A.M. Standard Time, 11 A.M. Daylight Saving Time.

Present: Mayor Ellenstein.

Absent: Commissioners Byrne, Franklin, Murphy.

Mayor Ellenstein: Director Frank-

lin is ill in bed and unable to be here, and I have endeavored to communicate with the other two commissioners, Directors Murphy and Byrne, and their office forces reported they cannot be found or located, so that due to lack of a quorum the meeting is adjourned.
APPROVED:

M. ELLENSTEIN,
Mayor.

H. S. REICHENSTEIN,
City Clerk.

Newark, N. J., May 20, 1941

An Organization Meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioner's Chamber, City Hall, Newark, at twelve o'clock noon, Daylight Saving Time.

Present: Commissioners Joseph M. Byrne, Jr., Vincent J. Murphy, John B. Keenan, Ralph A. Villani, John A. Brady.

Acting Mayor Murphy: The meeting of the old commission is called together. A quorum not being present, I declare the meeting adjourned sine die.

The city clerk will now present the certificates of election.

The City Clerk: This being the organization meeting of the Board of Commissioners of the City of Newark, I have the honor to present here the certificate of election to the Hon. John A. Brady.

I have the honor to present the certificate of election to the Hon. John B. Keenan.

I have the honor to present the certificate of election to the Hon. Ralph A. Villani.

I have the honor to present the certificate of election to the Hon. Joseph M. Byrne, Jr.

I have the honor to present the certificate of election to the Hon. Vincent J. Murphy.

Acting Mayor Murphy: I now call upon a Master in Chancery, Francis P. Meehan, to administer the oath of office.

Master in Chancery Francis P. Meehan: All the commissioners will kindly rise. Raise your right hand.

(The Master in Chancery administers the oath of office to all commissioners as follows:

"I do sincerely profess and swear that I do and will bear truth faith and allegiance to the government established in this state under the authority of the people, so help me God. I do further solemnly swear that I will support the constitution of the United States and the constitution of the State of New Jersey and that I will faithfully, impartially and justly perform all the duties of the office of City Commissioner of the City of Newark, according to the best of my ability and understanding, so help me God.")

(A band played the Star Spangled Banner).

Acting Mayor Murphy: The election of the temporary chairman is now in order.

Commissioner Byrne: I nominate the Hon. Vincent J. Murphy.

Commissioner Keenan: I second the nomination.

Acting Mayor Murphy: Commissioner Murphy has been nominated. All those in favor signify by saying aye.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Acting Mayor Murphy.

Nayes: Commissioners Brady, Villani.

Mayor Murphy: Now we will have the invocation by Msgr. John Joseph Murphy.

(Invocation by Msgr. John Joseph Murphy).

Acting Mayor Murphy offered the following resolution:

WHEREAS there is some doubt whether the Board of Commissioners of the City of Newark may lawfully make an appointment to the office of City Clerk, in view of the fact that the present incumbent of that office may claim tenure there-to by reason of Section 40:46-7 of the Revised Statutes of New Jersey, and

WHEREAS it is the intention and desire of the Board of Commissioners of the City of Newark to try the said incumbent, Harry S. Reichenstein, upon charges of misconduct in office, and to remove him from office should he be found guilty thereof.

NOW THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that, pending the trial of such charges, to be hereafter presented, and pending the determination thereof, Martin G. Bross is hereby designated as Acting City Clerk, to act in the place and stead of the City Clerk, without compensation other than that provided for him as Chief Clerk of the office of the City Clerk, such designation to be terminable at the will of

the Board of Commissioners.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Commissioner Brady: I move, in view of the fact that we have no law department as yet, that we turn the matter over to the Attorney General for a statement of opinion; as long as it is a statutory proceeding.

Commissioner Villani: I second the motion.

Acting Mayor Murphy: You heard the motion and the resolution. The clerk will call the roll on the motion.

Yeas: Commissioners Brady, Villani.

Nayes: Commissioners Byrne, Keenan, Acting Mayor Murphy.

Acting Mayor Murphy: The motion is defeated. The Clerk will now call the roll on the resolution.

Yeas: Commissioners Byrne, Keenan, Acting Mayor Murphy.

Nayes: Commissioners Brady, Villani.

Sidney R. Pine: May I be heard, Mr. Acting Mayor?

Acting Mayor Murphy: Yes.

Mr. Pine: Mr. Reichenstein has asked me to appear here for him and make this statement: he feels that he is legally entitled to that office under the statutes and the laws of the state of New Jersey. He feels that he has done a sincere and loyal job in that office and that he is willing to be loyal to any com-

missioners that represent the City of Newark by the choice of the electorate. At noon today I spoke to Mr. Schroeder, who I understand may be the corporation counsel, and I told him that it was the sincere desire of Mr. Reichenstein to avoid any disharmony in the group whatsoever. He has no desire at the same time—

Acting Mayor Murphy: The chair will have to ask you to confine yourself to the statement that you wish to make. You said you wanted to make a certain statement in the record; but I will not permit a speech.

Mr. Sidney R. Pine: I apologize to the Commission if it appears that I am making a speech. I feel that I have a duty of protecting my client.

Acting Mayor Murphy: Confine yourself to the statement. Please continue with your statement.

Mr. Sidney R. Pine: In any event, I don't believe that these commissioners have the right to legally displace Mr. Reichenstein, except by virtue of the statutes and the laws of the state of New Jersey. And under those laws and statutes he is entitled to tenure of office, and should be protected by the rights that those statutes give him. Rather, however, than to advise him to cause any embarrassment here, or any disunity, and in the interest of harmony, if the commissioners of the City of Newark will agree that if he allows Mr. Bross to handle the mechanics of this meeting in his place and stead, so that no rights will be waived by Mr. Reichenstein, and the understanding of his legal rights, then Mr. Reichenstein states he is willing to step aside for this meeting and will also designate Mr.

Bross to act as city clerk for this meeting; which, under the statute, he has the right to do.

Acting Mayor Murphy: I have been advised by the corporation counsel, or, rather, the intended corporation counsel, that that is agreed to insofar as he is concerned.

Mr. Sidney R. Pine: May I ask if it is agreed to insofar as the commissioners are concerned?

Acting Mayor Murphy: The clerk will now call the roll on the request.

The roll being called, the request was declared approved by the following votes:

Yeas: Commissioner; Brady, Byrne, Keenan, Villani, Acting Mayor Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED By the Board of Commissioners of the City of Newark that Commissioner Vincent J. Murphy be and he is hereby chosen to preside at all meetings of the Board of Commissioners of the City of Newark; and he is hereby designated the Mayor of the City of Newark.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Acting Mayor Murphy: You heard the reading of the resolution. Will the clerk please call the roll?

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner; Byrne,

Keenan, Acting Mayor Murphy.

Nayes: Commissioners Brady, Villani.

Mayor Murphy: The resolution, having three votes, it is declared passed.

Commissioner Villani offered the following resolution:

RESOLVED By the Board of Commissioners of the City of Newark that Commissioner John A. Brady be and he is hereby chosen to preside at all meetings of the Board of Commissioners of the City of Newark; and he is hereby designated the Mayor of the City of Newark.

Ralph A. Villani

Mayor Murphy: You heard the reading of the resolution: The city clerk will call the roll.

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady, Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

Mayor Murphy: The resolution, not having three votes, is declared lost.

Commissioner Keenan offered the following resolution:

RESOLVED. By the Board of Commissioners of the City of Newark, that Commissioner Joseph M. Byrne, Jr. Director of the Department of Public Works be and he is hereby chosen, in the absence of the Mayor of the City of Newark, to preside in his place and stead at all

meetings of the Board of Commissioners of the City of Newark, and he is hereby designated the Acting Mayor of the City of Newark.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution. The clerk will now call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolution:

RESOLVED By the Board of Commissioners of the City of Newark, New Jersey, that all of the executive, administrative, judicial and legislative authority and duties given by any statute, charter or ordinance relating to the:

WPA Projects and Coordinator.

Bureau of Streets and Street Improvements.

Operating of Water Department and maintenance thereof, excepting the following: billing, collection and auditing functions and the maintenance of buildings only.

Bureau of Sewers and Bureau of House Sewer Connections.

Bureau of Refuse Collection.

Bureau of Street Cleaning.

Bureau of Docks.

Passaic River Waterfront.
 Municipal Waterfronts.
 Port Newark Development.
 City Engineer.
 Newark Airport, except maintenance of buildings.
 Newark Airport Construction.
 Bureau of Plans and Estimates.
 Board of Education, except buildings and maintenance thereof.
 City Railway.
 Central Purchase Department and Printing and Stationery Department.
 Bureau of Street and Transportation Regulation.
 Bus and Jitney Licenses and Regulation.
 Street Lighting.
 Division of Surveys.
 Inspection of Gas and Electric Meters.
 Passaic Valley Service, Second River Joint Outlet.
 be and the same are hereby distributed into the Department of PUBLIC WORKS and the Director of the Department of PUBLIC WORKS is hereby vested with all of the powers, authority and rights now or heretofore vested in or given by any statute, charter or ordinance to the City of Newark, to the
 WPA Projects and Coordinator.
 Bureau of Streets and Street Improvements.

Operation of Water Department and maintenance thereof, excepting the following: billing, collection and auditing functions and the maintenance of buildings only.

Bureau of Sewers and Bureau of House Sewer Connections.

Bureau of Street Clearing.

Bureau of Docks.

Passaic River Waterfront.

Municipal Waterfronts.

Port Newark Development.

City Engineer.

Newark Airport, except maintenance of buildings.

Newark Airport Construction.

Bureau of Plans and Estimates.

Bureau of Refuse Collection.

Board of Education, except buildings and maintenance thereof.

City Railway.

Central Purchase Department and Printing and Stationery Department.

Bureau of Street and Transportation regulation.

Bus and Jitney Licenses and regulation.

Street Lighting.

Division of Surveys.

Inspection of Gas and Electric Meters.

Passaic Valley Service, Second River Joint Outlet.

And shall perform all of the duties now or heretofore being imposed by law with respect thereto.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution and the allocation of the divisions into the Department of Public Works. The clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nayes: Commissioners Brady, Vilani.

Commissioner Keenan offered the following resolutions:

RESOLVED By the Board of Commissioners of the City of Newark, New Jersey, that all of the executive, administrative, and legislative authority and duties given by any statute, charter or ordinance relating to the:

Employment Bureau.

Newark Free Public Library.

Museum Association of Newark.

Department of Health.

Newark City Hospital.

Camp Newark at Avon-by-the-Sea.

Newark City Almshouse.

Lodging House.

Convalescent Hospital.

District Courts.

Art Commission.

Rental of Beds in Institutions.

Municipal Soldiers and Sailors Aid Bureau.

Dog Pound.

Bureau of Outdoor Relief.

Overseer of the Poor.

Municipal Assistance Board.

Relief.

Newark Parental Home for Boys. be and the same are hereby distributed into the Department of PUBLIC AFFAIRS and the Director of the Department of PUBLIC AFFAIRS is hereby vested with all of the powers, authority and rights now or heretofore vested in or given by any statute, charter or ordinance to the City of Newark, to the

Employment Bureau.

Newark Free Public Library.

Museum Association of Newark.

Department of Health.

Newark City Hospital.

Camp Newark at Avon-by-the-Sea.

Newark City Almshouse.

Lodging House.

Convalescent Hospital.

District Courts.

Art Commission.

Rental of Beds in Institutions.

Municipal Soldiers and Sailors
Aid Bureau.

Dog Pound.

Bureau of Outdoor Relief.

Overseer of the Poor.

Municipal Assistance Board.

Relief.

Newark Parental Home for Boys.
and shall perform all of the duties
now or heretofore imposed by law
with respect thereto.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Murphy: You heard the
reading of the resolution pertain-
ing to the allocation of the divisions
into the Department of Public Af-
fairs. The clerk will call the roll.

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Keenan, Mayor Murphy.

Nayes: Commissioners Brady, Vil-
lani.

RESOLVED, By the Board of Com-
missioners of the City of Newark,
New Jersey, that all of the execu-
tive, administrative, judicial and
legislative authority and duties giv-
en by any statute, charter or ordi-
nance relating to the:

Law Department.

Billing, collection and auditing
functions of Water Department.

Comptroller.

Treasurer.

Auditor of Accounts.

Tax Receiver.

Board of Assessment and Revision
of Taxes.

Board of Adjustment.

Board of Assessments for Local
Improvements.

Sinking Fund Commission.

Workmen's Compensation Fund.

Pension Funds.

Martin Act Department.

All Fiscal, auditing and disbursing
functions of Relief.

Custodian of School Funds.

Newark Technical School.

Indigent Relief.

be and the same are hereby dis-
tributed into the Department of
REVENUE AND FINANCE and the
Director of the Department of REV-
ENUE AND FINANCE is hereby
vested with all of the powers, auth-
ority and rights now or heretofore
vested in or given by any statute,
charter or ordinance to the City of
Newark, to the

Law Department.

Billing, Collection and auditing
functions of water department.

Comptroller.

Treasurer.

Auditor of Accounts.

Tax Receiver.

Board of Assessment and Revision
of Taxes.

Board of Adjustment.

Board of Assessments for Local
Improvements.

Sinking Fund Commission.

Workmen's Compensation Fund.

Pension Funds.

Martin Act Department.

All fiscal, auditing and disbursing
functions of Relief.

Custodian of School Funds.

Newark Technical School.

Indigent Relief.

And shall perform all of the duties
now or heretofore being imposed by
law with respect thereto.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Murphy: You heard the
reading of resolution pertaining to
the allocation of the divisions into
the Department of Revenue and Fi-
nance. The clerk will call the roll.

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Keenan, Mayor Murphy.

Nays: Commissioners Brady, Vil-
lani.

Commissioner Byrne offered the
following resolution:

RESOLVED By the Board of Com-
missioners of the City of Newark,
New Jersey, that all of the executive,
administrative, judicial and legisla-
tive authority and duties given by
any statute, charter or ordinance re-
lating to the:

Bureau of Weights and Measures.

Division of Police.

Division of Fire.

Board of Alcoholic Beverage Con-
trol.

Police Courts.

Smoke Abatement Bureau.

Maintenance of Police and Fire
Apparatus.

Division of Buildings (Building
Department).

Electric Bureau.

All Licenses, excepting but and
jitney licenses and regulation.

be and the same are hereby distri-
buted into the Department of PUB-
LIC SAFETY and the Director of
the Department of PUBLIC SAFETY
is hereby vested with all of the
powers, authority and rights now
or heretofore vested in or given by
any statute, charter or ordinance to
the City of Newark, to the

Bureau of Weights and Measures.

Division of Police.

Division of Fire.

Board of Alcoholic Beverage Con-
trol.

Police Courts.

Smoke Abatement Bureau.

Maintenance of Police and Fire Apparatus.

Division of Buildings (Building Department).

Electrical Bureau.

All Licenses, excepting bus and jitney licenses and regulation.

And shall perform all of the duties now or heretofore being imposed by law with respect thereto.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution pertaining to the allocation of the divisions into the Department of Public Safety. The clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nays: Commissioners Brady, Villani.

Mayor Murphy: It will be adopted. You see, for the benefit of the people who are here, I know you are not following this closely enough; this is only establishing what is going into the department. It is not action as to who is going into the department. That is to come later.

Commissioner Keenan offered the following resolution:

RESOLVED By the Board of Commissioners of the City of Newark New Jersey, that all of the execu-

tive, administrative, judicial and legislative authority and duties given by any statute, charter or ordinance relating to the:

Housing and maintenance of all real property, owned or possessed by the City of Newark.

Newark Municipal Farmers Market.

Public Parks.

Shade Tree Bureau.

Ivy Hill Power Plant

Title to, and keeping of records of all real property, owned or possessed by the City of Newark.

All telephones and telephone connections including all trunk lines.

Centre Market and market facilities.

Band Concerts.

Celebration of Holidays.

Insurance Fund Commission.

Newark Housing authority.

Public Baths and Swimming Pools.

Bureau of Motors.

be and the same are hereby distributed into the Department of Parks and Public Property and the Director of the Department of Parks and Public Property is hereby vested with all of the powers, authority and rights now or heretofore vested in or given by any statute, charter or ordinance to the City of Newark, to the

Housing and maintenance of all

real property, owned or possessed by the City of Newark.

Newark Municipal Farmers Market.

Public Parks.

Shade Tree Bureau.

Ivy Hill Power Plant.

Title to, and keeping of records of all real property, owned or possessed by the City of Newark.

All telephones and telephone connections including all trunk lines.

Centre Market and market facilities.

Band Concerts.

Celebration of Holidays.

Insurance Fund Commission.

Newark Housing Authority.

Public Baths and Swimming Pools.

Bureau of Motors.

And shall perform all of the duties now or heretofore being imposed by law with respect thereto.

John B. Keenan
Jos. M. Byrne, Jr.,
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution pertaining to the allocation of the divisions into the Department of Parks and Public Property. The clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nays: Commissioners Brady, Villani.

Mayor Murphy: The clerk will read the resolution assigning the commissioners.

Commissioner Byrne offered the following resolutions:

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Commissioner John A. Brady be and he is hereby designated and appointed Director of the Department of Public Affairs.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution. The clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nays: Commissioners Brady, Villani.

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Commissioner Vincent J. Murphy be and he is hereby designated and appointed Director of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution. The clerk will now call the roll.

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne,
Keenan, Mayor Murphy.

Nayes: Commissioners Brady, Villani.

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Commissioner John B. Keenan be and he is hereby designated and appointed Director of the Department of Public Safety.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution. The clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Keenan, Mayor Murphy.

Nayes: Commissioners Brady, Villani.

Commissioner Keenan offered the following resolution:

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Commissioner Joseph M. Byrne, Jr., be and he is hereby designated and appointed Director of the Department of Public Works.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

Mayor Murphy: You heard the reading of the resolution. The clerk will call the roll.

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Keenan, Mayor Murphy.

Nayes: Commissioners Brady, Villani.

Commissioner Byrne offered the following resolution:

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Commissioner Ralph A. Villani be and he is hereby designated and appointed Director of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolution. The clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Keenan, Mayor Murphy

Nayes: Commissioners Brady, Villani.

Commissioner Villani offered the following resolution:

BE IT RESOLVED By the Board of Commissioners of the City of Newark that Commissioner John A. Brady be and he is hereby designated and appointed Director of the Department of Public Safety.

Ralph A. Villani
John A. Brady

Mayor Murphy: You heard the

reading of resolution. The clerk will call the roll.

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady, Villani.

Nays: Commissioners Byrne, Keenan, Mayor Murphy.

Mayor Murphy: On behalf of my colleagues and myself, I wish at this time to thank you for your presence here today and for the very fine demonstration of the continued interest you displayed. We, your newly elected representatives, find much to be grateful for. Surely, this is ample evidence that all of you, in company with our citizens and taxpayers throughout the City, share with us the desire to work and strive for Newark's welfare.

It has always been my belief—and I know my colleagues agree with me—that public business should be conducted in our public buildings. Today, however, is not an ordinary occasion, and the limited space at our City Hall for housing even temporarily this great gathering made it necessary to remove the seats in order to accommodate as many as possible, and we beg your indulgence for being compelled to stand.

To my colleagues who have bestowed upon me the high honor and privilege of serving as Mayor of the City of Newark, I acknowledge a personal debt of thanks and gratitude. That this is equally a great responsibility, I admit freely and without reservation. Today, we stand at the crossroads, and all our efforts and all our abilities will be required to complete our united program for salvaging our communi-

ty. We have a big job on our hands, but I am confident that we shall all put our shoulders to the wheel and set in motion the machinery for reestablishing Newark as one of the nation's leading cities and industrial centers.

As Mayor of the City of Newark, I shall devote all my time and all my energy in fulfilling the obligations of my high office. It has been said the "balance of power" in the present City Commission is held by me. If this continues to be true, you may rest assured that I shall use it constantly, not for any personal or selfish ambitions, but merely in the common interest and for the continued welfare of our city. Under this or any other combination majority of "power," which might shift or vary in the years ahead, I shall continue, both as an individual or as a majority member of this Commission, to fight for the things I believe to be right and honorable.

Under my guidance, from this moment on, I shall insist that all such gatherings be prompt and punctual. In addition to this, I ask and urge my colleagues not to press for the passage of their respective resolutions upon introduction. At least one week should elapse before any final steps are taken for passage of these resolutions. In the interests of the public we represent, however, I advise and suggest that all action should be carried out by ordinance, thus affording both the entire commission membership and the public ample opportunity to become acquainted with any and all proposed measures pending for our approval.

The federal government has approved my proposed project to determine the ownership of land situated at Port Newark and the New-

ark Airport; evaluation of railroad properties to discover if we are receiving our full share of taxes from these sources. This is a move in the right direction. We must not neglect to explore this path of legitimate approach to our tax problem.

My program for a personal property inventory of industries shall be pressed and conducted in an effort to discover the amount and extent of their facilities, represented by machinery, manpower and possible output, so that we may call these facts to the attention of the federal government and to other important industries throughout the nation which may seek the advantages Newark has to offer, including those industries now, or soon to be, engaged in defense production. This will help industries already in our city and in a large measure attract new industries to our city. Employment will thus be stimulated, idle lofts utilized, purchasing power will increase, business will boom and our relief load will drop to a considerable degree.

I am happy to say that my four years' battle for reorganization and reallocation of departments has now been won. Perhaps all my recommendations have not yet been acted upon, but I am more than pleased with the partial progress so far made. The promised harmony of this administration leads me to believe that we shall accomplish much more in the future, including settlement of the foreclosure situation and that of tax arrears involving \$17,000,000. In this connection, I again urge the wholehearted cooperation of group investors and individuals to aid our efforts for property rehabilitation.

Newark's future now seems more optimistic than ever before, but I

warn you that the next four years will load each and everyone of us with heavy and added responsibilities. Our national, as well as our local obligations, will continue to grow with every passing hour. We must always bear this in mind as we march side by side and work hand in hand to achieve a united program of accomplishment.

Here, in Newark, where we have laboured for so long under trying conditions, I am confident that our present administration will neither shirk its duties nor remain contented with merely a modest record of performance. I am also sure that in the days ahead we shall continue to see eye to eye and to strive harmoniously for the common good of everyone within our community.

This period of solid and united endeavor should relieve our obligations for debt service payments, but the study will be pressed to find ways and means to ease this burden still further for the next four years, where our debt obligation will be the heaviest. Such a policy of constructive and coordinated effort will give us the tools to equalize the tax system and to spread it on a more equitable basis; to broaden the tax base and tap new avenues of revenue; to restore public confidence and respect in our city; to reestablish the morale of our employees and department heads; to attract and invite new industries and businesses to settle here; to stimulate progress and enterprise; to maintain and encourage a high level of educational standards completely divorced from politics; to create additional opportunities for employment and, finally, to demonstrate to the state and the nation that Newark can and shall regain the esteem to which she is justly entitled by the continued efficient and economical operation of her government, totally freed from

the shackles of local disunity and selfish interests.

Commissioner Byrne offered the following resolution:

RESOLVED By the Board of Commissioners of the City of Newark, that Raymond Schroeder be and he is hereby appointed Corporation Counsel of the City of Newark, for a term of four years, at the annual salary of \$11,000.00, payable semi-monthly, and the City Clerk be and he is hereby directed to place his name on the payroll.

Jos. M. Byrne Jr.
Vincent J. Murphy
John B. Keenan

Mayor Murphy: You heard the reading of the resolution. The Clerk will call the roll.

Commissioner Villani: May I be heard on the resolution Mr. Mayor?

Mayor Murphy: Yes.

Commissioner Villani: I want to present a resolution here. We are talking economy in the City of Newark, and I am in favor of economy. I cannot see why the City of Newark should pay the Corporation Counsel such high salaries. I say to you that the City of Newark has been paying a Corporation Counsel \$15,000 a year. I propose that the Corporation Counsel's salary be reduced to \$7,500, and the assistant's to \$6,000. When I was told at the conference yesterday that Mr. Schroeder can not give his job up, can not relinquish his law work, because \$7,500 is not enough for him — I have been elected as City Commissioner of the City of Newark. I have responsibilities to perform to the City of Newark. I am practically giving up my whole law

practice to the citizens; and I am only getting \$7,500. Why is Schroeder, who is just a lawyer—why, he cannot receive \$7,500 and should receive \$11,000?

Well, we bickered with that for a while. The other men could not agree with me; and they finally thought that we could come to a compromise of \$10,000. They still thought that was not enough. They wanted to take care of this friend Schroeder, and they wanted to pay him \$11,000. And I say we still should not pay him \$11,000.

Now, I want to tell the Mayor and Commissioners Keenan and Byrne that if the Attorney General of the State of New Jersey is only paid \$7,500 a year, why should we pay Schroeder \$11,000?

I want to tell the Mayor, and I want to tell Byrne and Keenan that if a judge of the United States District Court could give up his law practice for \$10,000 a year, which is one of the highest positions, why should we pay \$11,000 to Schroeder? If these men who have been preaching economy throughout the campaign are sincere to the citizens of Newark, let them show it right now.

At this time I propose — I have no objections to Schroeder being appointed corporation counsel, — but I propose that the fair and decent thing for the citizens of Newark, and for economy's sake, that his salary be \$7,500 a year.

Mayor Murphy: There is a resolution before the Commission. The clerk was called upon to call the roll. I allowed the remarks. The clerk will please continue with the roll call.

Commissioner Brady: I move that the resolution be amended and the

salary be made \$7,500 a year.

Commissioner Villani: I second it.

Mayor Murphy: Has the amendment been seconded?

Commissioner Villani: I seconded it.

Mayor Murphy: The clerk will call the roll on the amendment to the resolution.

The roll being called, the motion was declared lost by the following votes:

Yeas: Commissioners Brady, Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

The clerk will call the roll on the resolution.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nayes: Commissioners Brady, Villani.

Mayor Murphy: The resolution is passed.

The following communication was received and read:

DEPARTMENT OF
PUBLIC SAFETY

JOHN B. KEENAN
DIRECTOR

May 20, 1941

To the Board of Commissioners or
The City of Newark, New Jersey

Gentlemen:

By virtue of the authority of the statutes of the State of New Jersey, I, John B. Keenan, Director of the Department of Public Safety of the City of Newark, do hereby make the following appointments:

Ernest F. Masini, Judge of the First Criminal Court of the City of Newark, and Judge of the Family Court, at an annual salary of \$6,000.00;

William M. Untermann, Judge of the Second Criminal Court of the City of Newark, at an annual salary of \$5,000.00;

Joseph B. Sugrue, Judge of the Third Criminal Court of the City of Newark, at an annual salary of \$5,000.00;

Joseph J. Tully, Judge of the Night Police Court of the City of Newark, at an annual salary of \$5,000.00;

all of said salaries to be paid semi-monthly, and the City Clerk is hereby directed to place the names of said appointees upon the City payroll.

Respectfully submitted.

JOHN B. KEENAN
Director

Department of Public Safety.

Ordered filed.

Commissioner Keenan offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that Ernest F. Masini be and he is hereby appointed Judge of the First Criminal Court of the City

of Newark, and Judge of the Family Court of the City of Newark, for a term of four years, pursuant to the authority vested by law in this Board of Commissioners, at an annual salary of \$6,000.00, payable in equal semi-monthly installments; said appointment to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

The First Criminal Court to embrace all cases occurring in the district covered by the following precincts:

First Police Precinct and the Family Court to embrace the cases designated by statute.

Jos. M. Byrne, Jr.
John B. Keenan
Vincen J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nayes: Commissioners Brady and Villani.

RESOLVED, By the Board of Commissioners of the City of Newark that Joseph B. Sugrue be and he is hereby appointed Judge of the Third Criminal Court of the City of Newark, for a term of four years, pursuant to the authority vested by law in this Board of Commissioners, at an annual salary of \$5,000.00 payable in equal semi-monthly installments; said appointment to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

The Third Criminal Court to embrace all cases occurring in the dis-

trict covered by the Fourth Precinct.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nayes: Commissioners Brady and Villani.

RESOLVED, By the Board of Commissioners of The City of Newark that William M. Untermann be and he is hereby appointed Judge of the Second Criminal Court of the City of Newark, for a term of four years, pursuant to the authority vested by law in this Board of Commissioners, at an annual salary of \$5,000.00, payable in equal semi-monthly installments, said appointments to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

The Second Criminal Court to embrace all cases occurring in the district covered by the following precincts: Second and Third Police Precincts.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nayes: Commissioners Brady and Villani.

RESOLVED, By the Board of

Commissioners of the City of Newark that Joseph J. Tully be and he is hereby appointed Judge of the Night Police Court of the City of Newark, for a term of four years, pursuant to the authority vested by law in this Board of Commissioners, at an annual salary of \$5,000.00; payable in equal semi-monthly installments; said appointment to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy

Nays: Commissioners Brady and Villani.

The following communication was received and read:

OFFICE OF THE
CORPORATION COUNSEL
CITY OF NEWARK,

NEW JERSEY

May 20, 1941.

To the Board of Commissioners of
The City of Newark, New Jersey

Addressed

Gentlemen:

By virtue of the authority of the Statutes of the State of New Jersey relating to Law Departments of cities of the First class and the several ordinances of the City of Newark pertaining thereto, I, the

undersigned, Corporation Counsel of the City of Newark, do with the consent and concurrence of your Board appoint:

Thomas F. Guthrie and Thomas L. Parsonnet as Assistant Corporation Counsel, each at an annual salary of \$7,500; and

Charles Gansler, Thomas M. Kane and Philip J. Schotland as Assistant Corporation Counsel, each at an annual salary of \$6,500;

in accordance with the ordinances of the City of Newark in such case made and provided; such appointments to take effect at once.

Yours very truly,

RAYMOND SCHROEDER
Corporation Counsel.

Ordered filed.

Commissioner Byrne offered the following resolution:

BE IT RESOLVED By the Board of Commissioners of the City of Newark, that the action of Raymond Schroeder, Corporation Counsel of the City of Newark, in appointing

Thomas F. Guthrie and Thomas L. Parsonnet as Assistant Corporation Counsel, each at an annual salary of \$7,500; and

Charles Gansler, Thomas M. Kane and Philip J. Schotland as Assistant Corporation Counsel, each at an annual salary of \$6,500.00;

be and the same is hereby ratified and confirmed, and said salaries shall be paid semi-monthly as other salaries are paid, and the City Clerk is hereby directed and authorized to

place their names on the payroll.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Commissioner Villani: I want an amendment on that. And that is that the salary be reduced for the assistants to \$6,000 a year.

Mayor Murphy: You heard the amendment. Is it seconded?

Commissioner Brady: I second it.

Mayor Murphy: The clerk will call the roll on the motion.

The roll being called, the motion was declared lost by the following votes:

Commissioner Brady: Aye.

Commissioner Byrne: No.

Commissioner Keenan: Aye — I mean no.

Commissioner Villani: Aye.

Mayor Murphy: The chair declares that the commissioner has a right to change his vote.

Commissioner Villani: Aye.

Mayor Murphy: No.

Mayor Murphy: The resolution is defeated. The amendment is defeated. The clerk will call the roll on the resolution.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Nays: Commissioners Brady and Villani.

The following communication was received and read:

CITY OF NEWARK
NEW JERSEY

DIRECTOR
Department of Public Affairs

May 20, 1941

To the Board of Commissioners of
The City of Newark and

City Clerk of the City of Newark

By virtue of the statutes of the State of New Jersey, I, John A. Brady, Director of the Department of Public Affairs of the City of Newark, do hereby make the following appointments:

JAMES W. KELLY, JR.

Deputy Director to the Director of the Department of Public Affairs, at an annual salary of \$5,000.00, and

THOMAS CRANN,

Secretary to the Director of the Department of Public Affairs, at an annual salary of \$4,500.00, and

EUGENE K. CARSON,

Clerk to the Director of the Department of Public Affairs, at an annual salary of \$4,000.00.

and the City Clerk is hereby directed to place the names of the above appointees upon the City payroll.

Yours respectfully,

JOHN A. BRADY
Director,
Department of Public Affairs

Ordered filed.

Commissioner Brady offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark, that the action of the Director of the Department of Public Affairs in appointing

JAMES W. KELLY, JR.,

Deputy Director to the Director of the Department of Public Affairs, at an annual salary of \$5,000.00, and

THOMAS CRANN,

Secretary to the Director of the Department of Public Affairs, at an annual salary of \$4,500.00, and

EUGENE X. CARSON

Clerk to the Director of the Department of Public Affairs, at an annual salary of \$4,000.00

be and the same is hereby ratified and confirmed, and the said salaries are to be paid semi-monthly, as other salaries are paid, and the City Clerk is hereby authorized to place said names on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

**CITY OF NEWARK
NEW JERSEY**

**Vincent J. Murphy
Director**

Dept. of Revenue and Finance

May 20, 1941

To the Board of Commissioners of
The City of Newark, and

City Clerk of the City of Newark

By virtue of the statutes of the State of New Jersey, I, Vincent J. Murphy, Director of the Department of Revenue and Finance of the City of Newark do hereby make the following appointments:

Attilio Joseph Cozzolino, Deputy Mayor and Deputy Director to the Director of the Department of Revenue and Finance, at an annual salary of \$5,000.00; and

Mary T. Markey, Secretary to the Director of the Department of Revenue and Finance, at an annual salary of \$4,500.00; and

Abraham Silverstein, Clerk to the Director of the Department of Revenue and Finance, at an annual salary of \$5,000.00;

and the City Clerk is hereby directed to place the names of the above appointees upon the City payroll.

Yours respectfully,

**VINCENT J. MURPHY
Director**

Department of Revenue and
Finance.

Ordered filed.

Commissioner Brady offered the

following resolution:

RESOLVED. By the Board of Commissioners of the City of Newark, that the action of the Director of the Department of Revenue and Finance in appointing

Attilio Joseph Cozzolino, Deputy Mayor and Deputy Director to the Director of the Department of Revenue and Finance, at an annual salary of \$5,000.00; and

Mary T. Markey, Secretary to the Director of the Department of Revenue and Finance, at an annual salary of \$4,500.00; and

Abraham Silverstein, Clerk to the Director of the Department of Revenue and Finance, at an annual salary of \$5,000.00;

be and the same is hereby ratified and confirmed, and the said salaries are to be paid semi-monthly, as other salaries are paid, and the City Clerk is hereby authorized to place said names on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

OFFICE OF THE MAYOR
DEPARTMENT OF
REVENUE AND FINANCE

CITY HALL, NEWARK, N. J.

May 20, 1941

Board of Commissioners
of the City of Newark.

City Hall,

Newark, New Jersey

Gentlemen:

By virtue of the statutes of the State of New Jersey, and of the Ordinances of the City of Newark, I, Vincent J. Murphy, Mayor, Director of the Department of Revenue and Finance of the City of Newark, do hereby appoint Louis H. Reiss Acting City Treasurer of the Department of Revenue and Finance, at an annual salary of Five Thousand Dollars, (\$5,000.00), to be paid semi-monthly as other salaries are paid, and the City Clerk is hereby authorized and directed to place his name on the pay roll.

Very truly yours,

VINCENT J. MURPHY

Mayor

Ordered filed.

Mayor Murphy offered the following resolution:

RESOLVED, by the Board of Commissioners of the City of Newark, New Jersey, that Louis H. Reiss be and he is hereby appointed Acting City Treasurer of the City of Newark in the Department of Revenue and Finance, at an annual salary of Five Thousand Dollars (\$5,000.00), to be paid semi-monthly as other salaries are paid, and the City Clerk is hereby authorized and directed to place his name on the pay roll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

CITY OF NEWARK, N. J.

JOHN B. KEENAN
Director

Department of Public Safety

May 20, 1941

To the Board of Commissioners of
The City of Newark, and

City Clerk of the City of Newark

By virtue of the statutes of the State of New Jersey, I, John B. Keenan, Director of the Department of Public Safety of the City of Newark, do hereby make the following appointments:

THOMAS E. DURKIN,

Deputy Director to the Director of the Department of Public Safety, at an annual salary of \$5,000.00; and

JAMES T. OWENS,

Secretary to the Director of the Department of Public Safety, at an annual salary of \$4,500.00;

and

MICHAEL F. RYAN,

Confidential Clerk to the Director of the Department of Public Safety, at an annual salary of \$4,000.00;

and the City Cltrk is hereby directed to place the names of the above appointees upon the City payroll.

Yours respectfully,

JOHN B. KEENAN,
Director of the Department
of Public Safety.

Ordered filed.

Commissioner Keenan offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark, that the action of the Director of the Department of Public Safety in appointing

THOMAS E. DURKIN,

Deputy Director to the Director of the Department of Public Safety, at an annual salary of \$5,000.00; and

JAMES T. OWENS,

Secretary to the Director of the Department of Public Safety, at an annual salary of \$4,500.00;

and

MICHAEL F. RYAN,

Confidential Clerk to the Director of the Department of Public Safety, at an annual salary of \$4,000.00;

be and the same is hereby ratified and confirmed, and the said salaries are to be paid semi-monthly, as other salaries are paid, and the City

Clerk is hereby authorized to place said names on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

CITY OF NEWARK, N. J.

Director
Department of Public Works

May 20, 1941

To the Board of Commissioners of
The City of Newark, and

City Clerk of the City of Newark

By virtue of the statutes of the State of New Jersey, I, Joseph M. Byrne, Jr. Director of the Department of Public Works, of the City of Newark, do hereby make the following appointments:

THEODORE S. MILLER, Jr.

Deputy Director to the Director of the Department of Public Works, at an annual salary of \$5,000.00; and

ANDREW F. ZAZZALI,

Secretary to the Director of the Department of Public Works, at an annual salary of \$4,500.00; and

ALFRED C. NAGEL,

Clerk to the Director of the Department of Public Works, at an annual salary of \$4,000.00

and the City Clerk is hereby directed to place the namts of the above appointees upon the City payroll.

Yours respectfully,

JOSEPH M. BYRNE, JR.
Director
Department of Public Works

Ordered filed.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark, that the action of the Director of the Department of Public Works in appointing

THEODORE S. MILLER, JR.,
Deputy Director to the Director of the Department of Public Works, at an annual salary of \$5,000.00;

and

ANDTEW F. ZAZZALI,

Secretary to the Director of the Department of Public Works, at an annual salary of \$4,500.00;

and

ALFRED C. NAGEL,

Clerk to the Director of tht Department of Public Works, at an annual salary of \$4,000.00;

be and the same is hereby ratified and confirmed, and the said salaries are to be paid semi-monthly, as

other salaries are paid, and the City Clerk is hereby authorized to place said names on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

To the Board of Commissioners of The City of Newark, and

City Clerk of the City of Newark.

By virtue of the statutes of the State of New Jersey, I, Ralph A. Villani, Director of the Department of Parks and Public Property of the City of Newark, do hereby make the following appointment:

P. James Pellecchia, Deputy Director of the Department of Parks and Public Property, at an annual salary of \$5,000.00.

Yours respectfully,

Director, Department of
Parks and Public Property.

Ordered filed.

Commissioner Villani offered the following resolution:

RESOLVED. By the Board of Commissioners of the City of Newark, that the action of the Director of the Department of Parks and Public Property in appointing

P. James Pellecchia, Jr., Deputy Director to the Director of the Department of Parks and Public Property, at an annual salary of \$5000.00.

be and the same is hereby ratified and confirmed, and the said salary is to be paid semi-monthly, as other salaries are paid, and the City Clerk is hereby authorized to place said name on the payroll.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

RESOLVED, That LeRoy J. D' Aloia be and he is hereby appointed a member of the Board of Assessment and Revision of Taxes, at an annual salary of \$4,000.00, to be paid semi-monthly as other salaries are paid, and the City Clerk is hereby directed to place his name on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

OFFICE OF THE MAYOR
CITY OF NEWARK, N. J.

May 20, 1941

To the Board of Commissioners
of the City of Newark

Addressed

Gentlemen:

By virtue of the statute of the State of New Jersey in such case made and provided, and the acts amendatory thereof and supplementary thereto, I, Vincent J. Murphy, Mayor of the City of Newark, do hereby appoint with the consent of your Honorable Body,

John A. Brady
John B. Keenan
Vincent J. Murphy

being three officials of the City of Newark, as Insurance Fund Commissioners of the City of Newark, to hold office, without compensation, during the term for which they have been severally elected and until their successors in their respective offices shall have duly qualified.

Respectfully submitted,

Vincent J. Murphy
Mayor

Ordered filed.

Commissioner Brady offered the following resolution:

BE IT RESOLVED By the Board of Commissioners of The City of Newark, that the action of Vincent J. Murphy, Director of the Department of Revenue and Finance and

Mayor of the City of Newark in appointing

John A. Brady
John B. Keenan
Vincent J. Murphy

as Insurance Fund Commissioners, be and the same is hereby ratified and confirmed.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Mayor Murphy.

Not Voting: Commissioner Villani.

Commissioner Villani offered the following resolution:

WHEREAS, the depositories of public funds of the City of Newark have heretofore been designated by the Board of Commissioners of the City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the designation of all depositories of public funds of the city be by the Commission as a whole in open meeting; and

BE IT FURTHER RESOLVED, that until further action is taken by this Board the depositories shall be and continue as now constituted.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolution:

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the annual salary or compensation to be paid to the respective members of this Board be and the same is hereby fixed in the amounts set opposite their respective names:

Office	Annual Salary
Vincent J. Murphy Mayor, and Director of the Department of Revenue and Finance	\$8,250.00
John A. Brady Director of the Department of Public Affairs	7,500.00
Joseph M. Byrne, Jr. Director of the Department of Public Works	7,500.00
John B. Keenan Director of the Department of Public Safety	7,500.00
Ralph A. Villani Director of the Department of Parks & Public Property	7,500.00

said salary or compensation to be paid semi-monthly as other salaries are paid; and the City Clerk is hereby authorized and directed to place said names upon the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner; Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan offered the following resolution:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that James J. Plunkett be and he is hereby appointed as a member of the Board of Public Safety of the Department of Public Safety, at an annual salary of \$4,500.00; payable semi-monthly, and the City Clerk is hereby directed to place his name on the payroll, effective May 20, 1941.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioner; Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

BE IT RESOLVED, By the Board of Commissioners of The City of Newark that Avitus J. Lougherty be and he is hereby appointed as a member of the Board of Public Safety of the Department of Public Safety, at an annual salary of \$4,500.00; payable semi-monthly, and the City Clerk is hereby directed to place his name on the payroll, effective May 20, 1941.

John A. Brady

John B. Keenan
Vincent J. Murphy
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan offered the following resolutions:

BE IT RESOLVED, By the Board of Commissioners of The City of Newark that George E. Kaas be and he is hereby appointed as a member of the Board of Public Safety of the Department of Public Safety, at an annual salary of \$4,500.00; payable semi-monthly, and the City Clerk is hereby directed to place his name on the payroll, effective May 20, 1941.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, By the Board of Commissioners of The City of Newark that Dennis F. Carey be and he is hereby appointed as a member of the Board of Public Safety of the Department of Public Safety, at an annual salary of \$4,500.00; payable semi-monthly, and the City Clerk is hereby directed to place his name on the payroll, effective May 20, 1941.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

RESOLVED, By the Board of Commissioners of the City of Newark that in addition to the compensation paid to the Director of Revenue and Finance, he receive the further compensation of the sum of One Thousand Dollars (\$1,000.00) per annum, for services rendered as Custodian of School Moneys, in accordance with the terms of an act of the Legislature of the State of New Jersey, entitled:

"An Act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support, and management thereof," approved October 19, 1903, and the acts supplemental thereto and amendatory thereof, and said additional compensation to date from May 20, 1941, shall be paid in the same manner as other salaries are paid.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Brady, Keenan and Villani.

Naye: Mayor Murphy.

Mayor Murphy: At this time I want to interrupt and to prevent for prayer to the members of the Commission and to the citizens of Newark, Rabbi Max Ehrenkrantz.

(Rabbi Max Ehrenkrantz delivers a prayer).

Mayor Murphy: Rabbi Ehrenkrantz, I want to thank you very much.

Mayor Murphy: The clerk will now continue reading the resolutions:

Commissioner Brady offered the following resolutions:

RESOLVED: By the Board of Commissioners of the City of Newark, that J. Mercer Burrell be and he is hereby appointed Judge of the Third Criminal Court of the City of Newark, New Jersey, pursuant to the authority vested by law in this Board of Commissioners, at an annual compensation of \$5000.00; payable in equal semi-monthly installments; said appointment to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

The third Criminal Court to embrace all cases occurring in the districts covered by the Fourth Police Precinct.

John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady and Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

RESOLVED, by the Board of Commissioners of The City of Newark that Sidney Simandl be and he is hereby appointed Judge of the Third Criminal Court of the City of Newark, pursuant to the authority vested by law in this Board of Commissioners, at an annual salary of \$5,000.00, payable in equal semi-monthly installments; said appointment to take effect immediately and the City Clerk be and he is hereby directed to place his name upon the payroll.

The Third Criminal Court to embrace all cases occurring in the districts covered by the Fourth Police Precinct.

John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady and Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

RESOLVED, By the Board of Commissioners of the City of Newark that William Holmwood be and he is hereby appointed Judge of the Third Criminal Court of the City of Newark, New Jersey, pursuant to the authority vested by law in this Board of Commissioners, at an annual compensation of \$5000.00; payable in equal semi-monthly installments; said appointment to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

The Third Criminal Court to embrace all cases occurring in the

districts covered by the Fourth Police Precinct.

John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady and Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

RESOLVED, By the Board of Commissioners of the City of Newark, that Wm. O. H. McEnroe be and he is hereby appointed Judge of the Night Police Court of the City of Newark, New Jersey, pursuant to the authority vested by law in this Board of Commissioners, at an annual compensation of \$5000.00; payable in equal semi-monthly installments; said appointment to take effect immediately; and the City Clerk be and he is hereby directed to place his name upon the payroll.

John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady and Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

RESOLVED: That Maurice Schapira be and he is hereby appointed a member of the Board of Assessments for Local Improvements, at an annual salary of \$3500.00, payable semi-monthly; and that the City Clerk be and he is hereby directed to place his name on the payroll.

John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady and Villani.

Nayes: Commissioners Byrne, Keenan, Mayor Murphy.

Commissioner Villani offered the following resolution:

RESOLVED By the Board of Commissioners of the City of Newark that Vincent J. Murphy, Joseph M. Byrne, Jr., and John B. Keenan, be and they are hereby appointed members of the Board of School Estimates.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That Wednesday of each week at eleven (11) o'clock in the forenoon, daylight saving time, until the last Sunday in September, and thereafter at eleven (11) o'clock in the forenoon, standard time, and the Board Meeting Room, second floor, City Hall, be and the same are hereby designated as the day, hour and place for the meetings of this Board.

John A. Brady
Ralph A. Villani
John B. Keenan

Jos. M. Byrne, Jr.
Vincent J. Murphy

ESSEX TRADES COUNCIL
Organized 1830

Commissioner Brady: I would like to amend it to be held at ten o'clock in the forenoon, rather than at eleven o'clock, because I think it would be better for us and would give us an opportunity to have some lunch. Many days the commissioners go without eating, and that would give us a better opportunity.

Mayor Murphy: There is an amendment to the resolution to change the hour of meeting on Wednesday from eleven a.m. to ten a.m.

Mayor Murphy: I understand the resolution is now withdrawn; and the commissioners will decide at a later date the exact hour of the meeting.

Commissioner Brady offered the following resolution:

RESOLVED: That Nathan Brodsky be and he is hereby appointed a member of the Board of Assessments for Local Improvements, at an annual salary of \$3500.00, payable semi-monthly; and that the City Clerk be and he is hereby directed to place his name on the payroll.

John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared lost by the following votes:

Yeas: Commissioners Brady and Villani.

Nays: Commissioners Byrne, Keenan, Mayor Murphy.

The following resolution was received and read:

Edward J. Slater, Secretary,

207 Market Street,
Newark, N. J.

RESOLUTIONS

WHEREAS, The voters of the City of Newark, New Jersey exemplified their confidence in Vincent J. Murphy, on May 13th by re-electing him as a member of the City Commission; and,

WHEREAS, The Essex Trades Council in meeting assembled on Friday evening, May 16th, by unanimous vote eulogized and commended Vincent J. Murphy for his efficient stewardship in the interest of all of the people, therefore be it

RESOLVED, That the Delegates of the Essex Trades Council reiterate their confidence in his leadership which has reflected great credit to the Trade Union Movement and extend their sincere congratulations, and be it

FURTHER RESOLVED, That a copy of these resolutions be presented to Vincent J. Murphy by our duly appointed Committee with our best wishes for a happy and very successful administration.

Respectfully submitted,

Edward J. Slater
Charles A. Grady
Heyman Kappen
Fred DuFont
Charles W. Cullen
Leo P. Carlin
Jacob D. Baer

Commissioner Brady: I move that it be received and a copy spread on

the minutes.

Commissioner Villani: I second it.

Mayor Murphy: A motion has been made that the resolution be received and a copy spread on the minutes. The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

RESOLVED, That Wednesday of each week at eleven (11) o'clock in the forenoon, daylight saving time, until the last Sunday in September, and thereafter at eleven (11) o'clock in the forenoon, standard time, and the Board Meeting Room, second floor, City Hall, be and the same are hereby designated as the day, hour and place for the meetings of this Board.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: I want to announce, for the benefit of the Commissioners and also for the benefit of the people in Newark, employees especially, that the new Commissioners will set down tomorrow morning at ten a.m. and immediately get busy on trying to bring out the adoption of the Budget, so that all employees could be paid and the

tax rate established for 1941.

At this time I want to call upon Commissioners Ralph Villani to say a few remarks to the people.

Commissioner Villani: Mr. Mayor, Commissioners and citizens of the City of Newark: I regret very much that we had to have such a start as we did today. Now, you know that during the campaign I have been preaching harmony, and I have been preaching to sit with a Commission who would work harmoniously for the next four years. And I want to tell you sincerely that I meant every word from the bottom of my heart; and I feel that I owe it to the citizens of Newark to let them know why we have taken, I particularly have taken, such a position here today.

I was elected last week as one of the Commissioners. I heard from no one as to whether or not we would have a conference; as to what the set up would be; as to what the plan or program would be. The first call that I received was last Saturday when Mayor Murphy called me to go to his office to talk the thing over. And I went there and we talked harmoniously. We had a fine chat; and he discussed our policies; and I agreed to go with him one hundred per cent.

Mayor Murphy then told me he would submit to me his reallocation plan and let me have a copy of it on Sunday so I could study it and be prepared when we would meet with the other Commissioners on Monday afternoon, at two o'clock.

The next time I heard from anyone was about twelve o'clock when I received the reallocation plan from Mayor Murphy at my home; and the meeting was scheduled for two

o'clock I tried hard to look over the reallocation to see what the situation would be.

Now, I know Mayor Murphy has been yelling reallocation for four years. I know Commissioner Byrne has been yelling reallocation for four years; and these gentlemen knew what the probabilities were for reallocation. I was a new man; did not know what it was about; and here I go to the meeting at two o'clock to reallocate the departments; where they had the four years of experience on me.

However, I was fair about the thing. We all sat down. We talked the matter over. And the first thing that I said was I wanted harmony. There is a lot of undercurrent going on in the City of Newark between certain elements. Let us sit down. Let us give the citizens a good administration. I don't know much about your reallocation plan, but we will do the best we can today. But, whatever we do, let us enter into a gentlemen's agreement that all of the spoils will be divided equally.

They gave me their sacred pledge and agreed to do so; and then we entered into the reallocation, and after talking the matter over for several hours we came to some decision as to what department should get this and what department should get that. And then we decided to assign the departments.

The Mayor went along with Byrne and Keenan to give them the third vote, which automatically created a majority and a minority. However, we were willing to go along with that. We still spoke of harmony. We knew someone had to give the third vote, and it was Mayor Murphy's privilege to vote for whom-ever he saw fit. And when the de-

partments were reallocated and all of the other departments were given to the other four, I was left with a seat in the park.

Now, these gentlemen who have been yelling reallocation for four years, these men who have been studying this plan for four years, particularly Commissioner Byrne, who has been yelling so much about the seat in the park; well, this is what they left me with. They left me with the public parks and the shade tree. They left me with the municipal farmers' market. All housing and maintenance of all property, real property. That was something new. That was added. They gave me the Ivy Hill power plant. They very graciously gave me all the telephones and trunk lines. That was very fine of men who had been preaching reallocation.

They had the divisions of buildings in it, and they had the Electrical Bureau in it; and after they talked that over, they took that out and put it in the Public Safety. They thought that was too much. And then they had the housing and maintenance of all motor vehicles; and Keenan thought that was too much, and he put that in his department. And then they very kindly left me with the title to and the keeping of records of all properties, real or personal, owned or possessed by the City of Newark.

The most words in the whole reallocation; and it means that all of the deeds to the properties in the City of Newark are kept in a safe in the Newark City Hall. Wonderful reallocation. And then they put in my reallocation maintenance of the force now in the Board of Education.

Now, look what that means. They gave me all the janitors in the

public schools. But, they cannot give me the janitors, because they are under the control of public schools. No, they did not give me anything but a few words; except to look at the baths. And they gave me five hundred employees which they had no right to give me under the law.

I admit that when I left them I did not know much of the set-up. I learned a lot about them last night. That is why I was now in the position to tell the citizens of Newark what I am telling you today. And, mind you, Commissioner Byrne was yelling for four years that he should have representation in that department. And he has the printing and stationery and the Central Purchasing Bureau. I said, "Why don't you leave that in? You wanted it." He said, "No. Oh no." I had other work to do. He had to see that it was carried out. He thought it was too big of a department to leave to me; so he took it out and put it in his department.

Now, having been left with a real seat in the park, I started to yell, and I said, "here you men have been yelling for reallocation and you have the nerve to give me that set-up. Why, if I go out and I tell the citizens what you have done you will see there will be such a reaction that I predict a recall movement."

So I turned to Inspector Brady and Inspector Brady was kind enough to give me the swimming pools and the bath houses out of his department, stripping his department. I asked Mayor Murphy for the Law Department; I being the only lawyer in the City Commission, I felt that I should be entitled to that department, because I would know more about the working and problems. And he refused. Mayor Murphy refused, but he very graciously gave me the Insurance Fund.

Now look what he gave me. They gave me the Insurance Fund. They said I could appoint a man at \$3,500 a year. And I found out last night that he has already been appointed. So I cannot get that appointment.

Now, a third step, in the Insurance Fund. Mayor Murphy gave me the Insurance Fund, and then they appointed three Commissioners to take care of everything. So that all I have is a payroll, and I cannot even discharge someone if they do something wrong.

Now, how do you like that for patronage? Then I asked for more. I thought that I still was not getting my share and I asked for the Purchasing Bureau and they refused it. "Well," I said to Commissioner Byrne, "you were in the department for four years. You know what has been going on. You had been yelling with the other Commissioners that you wanted the airport. You wanted docks and you wanted everything to do down there." He said, "No, I have got to develop the airport. I cannot go into your department."

So I could not talk him into that. Then I asked for something else. I still had the seat in the park with nothing there; and they very graciously gave me the Newark Housing, which is a federal government project and over which I have no control at all, and everybody in the City of Newark knows it.

"Well," I said, "gentlemen, that cannot stay as it is. I have to have something else." I said to Byrne, "You have been yelling about reallocation. You have got the Mayor's department. Look at all you have there. And besides having all that you are taking the Purchasing Bureau. Why don't you give me something? And then he reluctantly did give me something. And he said,

"I am doing it against my better judgment." And he gave me the Department of Motor Maintenance. That is about the only thing I admit is about halfway decent.

Now, we went into the question of distribution of patronage, and we had a gentlemen's agreement that we would divide everything equally; and we talked about you give us this and I will give you that; and then we came to a question of the Judges. And all the while we were submitting our names, but Keenan and Byrne were not submitting their names of their men. When they got the Department of Public Safety, then Keenan became a hero, and he said, "I am going to appoint the four judges." And I said, "Why that never happened in the City of Newark before. Why should we not be given a Judge? I am an Italian Commissioner elected by the Italian-American citizens of Newark. Why should I not be permitted to say whom my people want as the police court judge?" But they turned a deaf ear to us, and everything went "flooeey." And we left at eight o'clock. And this is what was the turning point; when I went home and I met some of my people and tried to discuss this situation as to what I received and what I did not, I heard that these three men, the Mayor, Keenan and Byrne, went back to the City Hall to finish their job behind closed doors, without asking Brady and myself to go there.

Now, these men who have been hollering and yelling about midnight conferences—What was their motive in not inviting me? They divided all the spoils all by themselves. We had agreed to return at ten o'clock. Brady and I were there at ten o'clock, and we received word that the other two were not going to show up. And then they finally did show up and

hour later. And we then find out that everything was done, nothing for us to do, but to come here and be sworn in and take what we got, whether we liked it or not. And Commissioner Byrne had the nerve to say to me, "You are lucky to get what you got, because," he said, "I got less four years ago."

Why is he holding me for four years ago? What have I got to do with four years ago? I came here and I was elected for harmony, and I still want harmony. How could you have harmony when men are working against you, and they have conferences before you come there. Byrne gave me his reallocation at two o'clock when I got there. If he was sincere, why didn't he give it to me before? And that is why, friends and citizens of Newark, I want you to know that I took this stand today. I felt that if they were not sincere, if they wanted to run this Commission and form a three to two vote, then we will give them a three to two vote.

Now, I don't want this to happen. I don't like to see it any more than you do, and I am willing to do everything to cooperate. I still say to these men that I am going to sit down and cooperate, but when you do, give us a fair shake. That is all we want.

If you people have a conscience, you could still give us a break. I feel that I owe it to you, so when you go out of here today I don't want anybody who leaves this room to say, "What, are Villani and Brady bolting already? We are not bolting. We are forced into it. We don't like it any more than you do, but if that is the kind of politics they are going to play, these Redeemers of Newark, then they won't redeem Newark. They will redeem Newark for Mur-

phy, Keenan and Byrne. That is who they are redeeming it for. Why were they afraid to give me a police court judge? I had a man who is just as good as any man that they could put up.

Keenan is yelling, "I am going to put on men who are decent." What is the matter with Jimmie Pellicchia?

Now, my friends, if this continues, I am going to tell you just what is going on. I am not going to hold back anything. I promised, and I pledged before, that unless we have harmony we might just as well forget the Commission form of government in Newark; and I will be the first to go on record to have a recall or change of government.

I hope I have made myself clear. I am sorry that we had to start such as we did.

Commissioner Brady: Mr. Mayor, and my colleagues, Director Byrne, Keenan, Murphy and Villani: We witnessed a very great demonstration here today, a demonstration of how American organized free institutions, and I want to say now to my colleagues, and to you citizens of Newark, that I am here to cooperate to my fullest extent, as I indicated in my campaign. I shall not, at any time, be inconsistent with anything that in my judgment is for the best interest of the City of Newark, for the citizens of Newark and for the people of Newark; but there is one thing we must realize, and gentlemen, this is a duty constituted body, and legally constituted.

The majority of this body has spoken. They have elected Vincent J. Murphy as Mayor of a great city. This is the great metropolis of a

great state, and it is the duty of every man and woman and every man on this Commission to respect him as the chief executive of this city while he is on this Commission.

I feel the same as my colleague, Director Villani. I feel that the people of the City of Newark, along with the eight or nine thousand votes that were stolen from me—and that was not held in a gentlemen's cellar either—but I do not know that that gentleman was in with them before he went on the ticket, and I am ready to proceed legally on that problem, perhaps criminally, but I do feel that the citizens of this city manifested when they voted me as the highest candidate for public office on a campaign that was based primarily on one thing, that that was a mandate from the citizens.

I want, however, everyone to understand that I bow to the majority of this legally constituted body, and I am ready to go along with them on anything at all that is for the best interest of our citizens and that is for the best interest of our community.

Commissioner Villani: May I state, in fairness to you, I really owe it to you, and in my excitement I overstepped my bounds a little. The people should know the truth about what happened yesterday. The only one who did cooperate with me was Mayor Murphy. I admit that. It would not be fair to you if I left this meeting today without telling you and to thank you at least. You tried your best to do something and to give something. Thank you for it, too.

Mayor Murphy: I just want to say that it looks as though it is a holiday for everybody. This is an unfortunate thing that happened in

these times, and I am glad to hear Judge Villani eventually say that I tried to be fair. I am not going into a discussion of this, but I think that both Director Brady and I appreciate his remarks, and he will admit that I tried everything possible to be fair.

I think if they look at these departments as they are now, they will see a greater amount of responsibility now under them. I feel just as soon as they have a better opportunity to become familiarized with the set-up and the operations of their departments, I will gladly cooperate further in order to bring about a better condition, where necessary. And they know that. They themselves, not being familiar with these various things, brought about a widespread discussion.

I think it was stated, that over the course of this budgetary period to the beginning of next year they will be given an opportunity to study the set-up with the new changes that have been made. We could then discuss further the reallocation, in order to bring about a greater and more equal distribution of the departments, and thereby setting up a greater efficiency. I am very sorry that these remarks have to be passed at this time. I certainly appreciate the last statement that was made by Commissioner Brady in that we are going to strive in the one direction; and you will find, regardless of how much we may disagree from time to time—as I have publicly stated, and I think my record as Commissioner stands in the past four years as one who has voted for whatever I thought was right—you will find me just as fair and decent in working for what is right.

You will find me standing up in

company with everybody else who is right, one hundred per cent.

People must look forward now. And we, as their representatives, must bring Newark back, as we all feel we want to.

I am sure that after this day is over, this holiday is passed, everybody will feel better and we could get down to business. I feel confident that a study of this whole situation will bring about more harmony and a better feeling amongst us all, and I am sure the bruises that are left after the campaign will be eventually healed.

I want to say that I carried on a clean cut campaign. At this time I want to present the Very Reverend Arthur W. Northwood, for benediction.

(Benediction by Reverend Arthur W. Northwood).

Mayor Murphy: A motion to adjourn is in order.

Commissioner Brady: I so move.

Mayor Murphy: Motion is made and seconded that the Commission adjourn until a week from tomorrow. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

APPROVED:

JOS. M. BYRNE, JR.
JOHN A. BRADY
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.
H. S. REICHENSTEIN,
City Clerk.

Newark, N. J., May 21, 1941

A Special Meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the office of Mayor Murphy, City Hall, Newark, at 12:00 o'clock noon, daylight saving time.

Present: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: As Mayor of the City of Newark, I call a special meeting of the Commission to give consideration to the blackout.

Commissioner Keenan: Do I, as Director of Public Safety, shoulder any individual responsibility?

Commissioner Byrne: Why, they take it away from you.

Commissioner Brady: I am in favor of it. I have an appointment now. I will have to leave. But I am in favor of it. I will vote in favor of it.

Mayor Murphy: We have here now in this room several gentlemen who are connected with the blackout. We have here Mr. Waters who is ready to go ahead and explain this whole thing to us. Mr. Waters, will you get the names of the gentlemen who are here, for the benefit of the stenographer?

Mr. Waters: My name is Herbert S. Waters, chairman of the Newark Defense Council. Here is Mr. Fred M. Rosseland, chairman of the Public Safety Committee of the Newark Defense Council. Mr. Charles Fagg, chairman of the Transporta-

tion Committee. Mr. Rome, co-ordinator of the Newark Safety Council.

Mayor Murphy: I have a resolution here before me. Do you want to explain the background of this whole blackout, so that the members of this Commission will be more thoroughly familiar with it? I think that the majority of us here are a little bit vague about this whole set-up.

Mr. Waters: I know our time is strictly limited, so I will try to make it as brief as possible. I will be prepared to answer any kind of questions that I can answer.

The Newark Defense Council, in cooperation with the State Defense Council, the War Department of the United States and other interested authorities, has been working. It is impossible to exaggerate the amount of time that the individuals have put in preparing for this Sunday night, May 25th. A successful, complete and safe blackout of the City of Newark—that is the plan we have devised in cooperation with the War Department. It will serve as a model defense of every city of the United States.

The City of Newark has been especially selected first, if I may say so, because the Newark Defense Council has been perhaps a little bit better organized than probably any other municipal defense council, and secondly because our city has the water-ways, the railways. It has the most vulnerable and industrial areas. It has businesses, and it takes in a large residential area. So that its model will be a suitable model

for the rest of the country.

For the past six months, for hours and hours, the odd sixty men of this county worked, regardless of anything, except for the protection of the people and the homes, and they are all citizens of Newark. And we have worked out an exact, minute, detailed plan for a successful and safe blackout.

In this plan we will utilize—the exact figures I have not got here; but from memory, we will utilize two thousand air raid wardens who are part of the Newark Defense Council and who have been selected through the cooperation of the American Legion and other proper sources, and who have been finger-printed and who have been sworn in and who have been identified, during the blackout as air-raid wardens. They all have been identified.

So that we won't get into too much of detail—I realize your necessity for time—we have the City of Newark broken up into five general wardens (showing map) A to E (pointing). And each one of those districts has eighty thousand people. Generally, A to E has, in accordance with the sheet forty-nine, I believe, zone wardens (indicating), in

military fashion, who have charge of 248 district wardens, who have charge of 1530 post wardens. So that is the set-up. For instance, we have the general warden, and breaking it down as it is set up, we go from zone warden to district warden and to air raid post wardens, so that every single man on every single block in the City of Newark has been covered.

It has been necessary to have that organized in order to have an air raid warden go into every home by

Sunday night to make sure each home understands thoroughly why we are having a blackout. This is also contained in this little circular that we have been giving out. It tells those people what will be required for them to do to comply with the blackout. That will insure for us a successful blackout and it will also insure for us that there will be no hysteria or what have you.

We have an organization of two thousand women placaded under the chairmanship of Mrs. William Osborne. But insofar as the blackout is concerned, some of these women block leaders on each block will go into the homes, as each man does, to make sure we have a complete blackout.

We have the complete help of Newark's police department, through Chief Haller, giving us the entire department, plus the police reserve, plus the general reserve to handle the blackout. They will provide men at the intersections of the 157, I think, intersections of the City of Newark, so that no car is coming in or leaving the City during the fifteen minute period of the blackout. They will be augmented by the state police and the county police and by other similar agencies.

The Fire Department, through Chief Wilkinson, who is on the committee, has done a marvelous job to help us get the information for the factories and so on and he will provide 560 firemen, one to be at every alarm box during the fifteen minutes of the blackout, and to assist in every way imaginable.

The Health Department has supplied us with men. The meter inspectors from another bureau are making 5600 trips into the homes explaining the purpose of the black-

out. The Health Department themselves are making a thousand trips. And in the school system, through the school classes, explaining to the children the full story of this black-out, so that they will in turn bring it home. It is part of the duplication and triplication, if you could understand it that way, to make certain every home in the City of Newark is covered, so that we have no undue excitement, and that the people will understand the patriotic purpose of the Newark Defense Council, particularly in view of the stories that have emanated from the President of the United States in the past few days, stating that every man, woman and child in the United State must get behind this for perhaps the future protection of our country.

For the moment, while I think of it now, I want to bring home to you gentlemen that we are not at this point worrying about bombing planes or any of those things that might appeal to your imagination. We are trying to do a good, orderly thing and show that the City of Newark will come out Sunday night, as it is going to be broadcast over every broadcasting station in this area. We will be stationed at the Newark-Essex Building. The Governor of this State will be present as soon as he comes back; and the Mayor of Newark. I am expecting and hope to get word from the president of the United States over the phone. And I am asking the citizens of Newark to get behind this, because of its importance to the City Government.

Commissioner Byrne: This is not going to cost us anything, is it?

Mr. Waters: The cost of the black-out—of course, what might be conveyed to the minds of the people is

that there are ten thousand volunteers.

Mr. Fagg: The last report we had was that it will cost the City and the City allowed \$5,000, and our cost on this entire affair has been less than \$1,000.

Commissioner Byrne: I suppose all other expenses, you people will take that over.

Mr. Waters: As chairman I get no compensation at all. I do this all voluntarily.

Commissioner Byrne: Mr. Waters, you said nothing about the time. I suppose it will be 11:45?

Mr. Waters: Yes. Now, as to publicity at this time, which is also an important part for making certain that every person in the City of Newark knows exactly what we are doing; the newspapers know about it, and in that connection also the newspapers of Newark are devoting a half-page advertisement next Saturday and Sunday with specific instructions to the people of Newark. That has been their donation.

As I said before every broadcasting station in the metropolitan area is covering this during the week at various times; and, of course, on Sunday night this thing will be nation-wide from 11:30 on to 12:30. We have printed something like three or five thousand posters which will be distributed through the wardens, and through the fire department to every store of Newark, so that the people will get the information that way.

Mayor Murphy: While you are on this, I would like to have a complete set-up of these plans, posters and everything that you have here, be-

cause there may be some groups that may want to come in the office here and they may want to get some information. So will you kindly leave that? In fact, it would be a good thing if every commissioner has that.

Mr. Waters: Of course. And in the movies, forty-two or forty-three theatres in the City of Newark have been showing trailers in the last year, four times a day. Churches—, we hope in every church or other similar place of worship, next Sunday, that the pastor and minister involved will explain to his congregation the reason for the blackout. We will have every bus and every car in the City of Newark, by today, I think, posted with circulars calling attention in the windows. We will have displays in the department stores beginning today, explaining to the people the information required for the blackout. We have a speakers' bureau that is appearing before every social and business organization in the City of Newark, explaining to them, continually driving home that this is a test in cooperation with the War Department, preparing ourselves for any eventuality that may occur. We have a City of Newark blackout plan which was prepared some week ago. This is a plan which was broken down, word by word by General Williams.

We know, gentlemen, exactly what we are doing; and it is my hope, in conclusion, that each of the commissioners of Newark and the Mayor, who will be present—I have already written letters to him—Sunday night. Come to the Newark-Essex Building, and I think you will be very happy with the result and with the marvelous beneficial advertising that the City of Newark will receive by it. Thank you.

Mayor Murphy: Of course, we have

the resolution here. We have a proclamation here.

Mr. Waters: The main purpose here, as you well know, I have altogether ten thousand people doing some detail on Sunday night. Now, we are asking people to stay in their homes and listen to the official broadcasting station, WOR, where they really will get the story; but we know there will be some people going on the street. They will not see anything, because it will be pitch black. But if any of those people fall off the curb stone or walk into a post, there is a question of my own personal liability as chairman of the defense committee.

Mr. Rosseland, who is chairman of the Public Safety Committee, has a complete plan of cooperation. The present plan is that there will be police radio cars posted at different places in Newark. They will be backed up with ambulances, prepared in a matter of seconds to go to any designation. The War Department will operate bombers in the sky—not bombers; planes, which will photograph and give us their results. And there will be officials on them.

Mayor Murphy: Is the Commission ready to have this read?

Commissioner Villani: Yes.

Mayor Murphy: The Clerk will read the Resolution.

WHEREAS, as a public defense measure a trial blackout will be held in the City of Newark by the Newark Defense Council, to commence at fifteen minutes before Midnight (Daylight Saving Time) of Sunday, May 25th, and to continue until 12:30 A.M. (Daylight Saving Time), on Monday, May 26th; and,

WHEREAS, this blackout is deemed necessary for the public defense and the safety and peace of the residents of our City; and,

WHEREAS, it is deemed appropriate that the Mayor of The City of Newark shall issue a proclamation calling upon the people of the City of Newark to conform to the requirements of the instructions governing the blackout;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that it is hereby determined that the trial blackout to be held at the time aforesaid be and is a public measure, necessary to the public defense and the safety and peace of the inhabitants of the City of Newark, and that the Mayor of the City of Newark be and he is hereby authorized and directed to issue a proclamation, substantially as hereinafter set forth, and that the residents of The City of Newark be and they are hereby directed to conform to the requirements set forth therein, and to conform to the instructions prescribed by the Newark Defense Council, a copy of which instructions is attached hereto and made a part hereof; and that the law enforcement department, and all other departments whose services may be deemed necessary in connection with the aforesaid blackout, and the persons authorized by the Newark Defense Council be and they are hereby authorized, and it shall be their public duty, to enforce the regulations proclaimed by the Mayor and the instructions of the Newark Defense Council, and such persons shall be deemed to be engaged in a public duty, under and by virtue of the police power vested in a public duty, under and by virtue of the police power vested in the municipality:

Proclamation of Rules and Regulations for

TEST BLACKOUT NIGHT

May 25-26, 1941.

Starting at fifteen minutes after Midnight (Daylight Saving Time) of Sunday, May 25th, and continuing for fifteen minutes, until 12:30 A.M. (Daylight Saving Time) on May 26th.

By virtue of the authority contained in the resolution adopted by the Board of Commissioners of The City of Newark on May 21, 1941, I hereby declare the trial Blackout to be conducted on the night of May 25-26 a measure of public defense, necessary in the interest of the public peace and safety of the inhabitants of The City of Newark.

Therefore, in the interest of the National Defense, the cooperation of all the inhabitants of Newark in the trial Blackout, as hereinbefore set forth, is requested.

The following Rules and Regulations for such Blackout are hereby proclaimed:

Blackout warning will be given promptly at 11:45 P.M. on Sunday, May 25th. Within thirty minutes thereafter, all citizens shall comply promptly with the following regulations:

WHEN the test warning is given, for your own safety and to avoid confusion, stay at home or indoors elsewhere. Wherever you are, individually turn out all lights visible from the outside, but DO NOT turn off main switch.

IF YOU ARE AT HOME, IN A HOTEL ROOM OR APARTMENT:

1. Turn out all external lights.
2. See that no lighting in your house is visible from the outside.
3. If you cannot obscure your windows with dark materials turn off your lights, but do not use the main switch.
4. Managements of hotels and apartment houses are responsible for exterior lighting.

IF DRIVING YOUR CAR OR MOTOR VEHICLE:

1. Immediately pull over to the curb or roadside and turn off your lights and motor.
2. Do not try to drive on with your lights out.
3. Do not park in front of fire exit, fire plug, hospital entrance or at a street intersection.
4. Do not block center of street as fire engines and police cars may have to answer emergency calls.

STORES, MANUFACTURING COMPANIES, AND INDUSTRIAL PLANTS:

1. Have someone on duty during the blackout.
2. Be sure all external lights are out, including neon signs.
3. See that internal lights are not visible from the outside.
4. Your presence on the premises will aid materially in protecting your property making our test a success.

IF UNAVOIDABLY OUTDOORS

1. Remain on sidewalk—do not cross street.
2. Do not smoke or expose any light.

MAIN SWITCHES:

will not be turned off—it is up to you individually to make this test a success.

IMPORTANT:

Do not forget your skylight if you have one.

If you must be away from your premises, do not leave any light visible from the outside.

All male citizens of the City, over the age of eighteen years, are hereby called upon to aid in enforcing these rules and regulations, by reporting violations to the Police Department.

It is expected that no person or persons shall willfully refuse or neglect to obey these rules and regulations. The spirit of patriotism and cooperation which I feel is present in all the citizens of Newark, should be sufficient to make this trial Blackout a successful test. Be assured that this is a practical test of a possible situation of extreme gravity.

You are requested to prepare for this test on the night of Sunday, May 25th.

Check the means of turning off all your lights visible from the outside on that date.

Promptly at 11:45 P.M. on Sunday, May 25th, there will be an "Alert" signal, consisting of five blasts, of eight seconds each, with an interval of sixteen seconds between blasts. All traffic shall stop

at once. Immediately thereafter all exposed lights of any nature shall be effectively shielded or turned off so that at 12:15 (After Midnight—Daylight Saving Time), when the Blackout commences, all lights shall be effectively shielded or turned off.

Immediately at 12:15 (After Midnight—Daylight Saving Time), the air raid alarm will be given, consisting of a continuous blast up and down the scale for the duration of two minutes. The air raid alarm represents the beginning of the Blackout. Fifteen minutes later, at 12:30, the "All Clear" signal will be given, consisting of a continuous blast for twenty seconds.

At the end of the period of the Blackout, the street lights will be turned on again, indicating completion of the Blackout.

DATED at Newark, New Jersey, this 21st day of May, 1941.

Vincent J. Murphy
Mayor

AND BE IT FURTHER RESOLVED, that the following agencies for the conduct and enforcement of the aforesaid Blackout be and are hereby created and in all things ratified:

1. Industry and Commerce.
2. Transportation and Communications.
3. Public Health and Welfare.
4. Public Safety.
5. Labor Relations.
6. Technical Training and Education.
7. Housing.
8. Foodstuffs, and Clothing.
9. Women's Activities.
10. Public Relations.

11. Engineering.

12. Legal.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mr. Waters: I might say here that this resolution was copied from the Seattle Ordinance.

Mayor Murphy: You heard the reading of the resolution.

Commissioner Byrne: I move that it be adopted.

Commissioner Villani: I second it.

Mayor Murphy: A motion has been made to adopt the resolution. The Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani: I move we adjourn.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

APPROVED:

JOS. M. BYRNE, JR.
JOHN A. BRADY
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN,
City Clerk.

Newark, N. J., May 27, 1941

A Special Meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the office of Mayor Murphy, City Hall, Newark, at eleven A.M. daylight saving time.

Present: Commissioners Byrne, Brady, Mayor Murphy.

Absent: Commissioners Keenan, Villani.

Mayor Murphy: Members of the Commission, I was down with the representative of the Local Government Board yesterday; I met with them; and I received their approval on the Bill which was introduced in the legislature. We then contacted Senator Zink, who handled the Bill for the City Commission, and also the representative of the house and of the government, and informed them that the action requested by the City Commission had met with the approval of the Local Government Board.

From that point on, with the Corporation Counsel and the Assistant Corporation Counsel, Thomas Parsonnet, we had the bill introduced. Eventually it passed the senate and the assembly, after a lot of maneuvering around; and it finally passed the assembly, and later, last night, we had Governor Edison sign it. So that we are now able to pay all the employees. And that is being done. All the employees will be paid, which I think will be a great relief to them.

It was also necessary, while I was there, to have some action taken today; and that is the reason why I

telephoned in and asked the members of the Commission to be here to discuss the amended budget, so that it can be returned today, and so that the Local Government Board can put their final approval on it, and then have it back ready for tomorrow's meeting. Otherwise, unless we called the special meeting today, we would not be able to get the budget there and then back again tomorrow, in order to have it approved by the City Commission.

On this point I think it would be well to have Mr. Price just go over the different changes so that the members of the Commission who are here will be more familiar with them.

You know, there is a resolution now being prepared in the Law Department, which we will have to sign, concerning the amended budget, so that they could approve it down in Trenton.

Mr. Price: We have been in touch with Trenton, and they will approve the budget now, taking into consideration all of the amendments that have been previously made, and with two exceptions, or two additional changes which have come up since that time.

Now, the one change is a change in the amount of money appropriated for W.P.A. projects in which \$60,000 has been, or, rather, was originally set up under other than personal services. It has been switched over to personal services. Originally as set up, the appropriation for the Department of Public Works is where it is now, the Division of Works Projects personal services was originally \$71,043.78. That is now

\$131,043.78. That is an increase of \$60,000. Other than personal services was originally \$272,030.60. That is now \$212,030.60; of \$60,000 less. That simply makes available \$60,000, sixty thousand more dollars.

Commissioner Byrne: Give us that last figure again, please.

Mr. Price: \$212,030.60. In other words, the total amount of appropriation for the Division of Works Projects Administration is the same as it was before changed, the distribution, by \$60,000.

Mayor Murphy: Will you explain to the members of the Commission the necessity for this change in the distribution, now changing the other than personal item, which had amounted originally to \$71,043, and is now changed to \$131,043.76—is that right?

Mr. Price: Yes.

Mayor Murphy: Will you just explain to the members of the Commission, so that we are familiar with exactly what has happened, as to why it becomes now necessary to make this adjustment increasing the original personal service and decreasing the other than personal services as set up in the budget?

Mr. Price: The records of the city show that this personal services appropriation of \$71,000 is about exhausted at the moment, so that if this shift is not made you will be up against the proposition that you won't be able to do any more, to institute any W.P.A. projects, other than the purchase of materials. So that by shifting \$60,000 by other than personal services into the personal there, you will enable the city to go that much farther for personal services.

Mayor Murphy: That is in order, as I understand it.

Now, Mr. Price, that is in order to protect the present projects that we now have in operation?

Mr. Price: Yes.

Mayor Murphy: What really happened is that—I think the members of the Commission will easily see—was that there was an excess spending of the personal services account of these projects. They were laid out on the basis of a year's appropriation, and then it was used up by certain members of the commission in the operation of their projects, in the first four months. So that it becomes necessary now to make the adjustments in order to carry these projects on for the balance of the year.

In other words, to avoid that in the future I am going to ask the members of the City Commission, at the next meeting, or the meeting after, that a different type resolution be introduced or passed by the City Commission on the handling of all these projects.

Now, when a resolution is passed it just states the amount of the city appropriation for the projects, which, when broken down, includes many items such as the typewriters, desks, and the services of the city from the personal end of the employees, which was all taken up as part of the city's contribution in setting up the projects for the federal contribution.

Now, on all these projects I think it is well that the Commission, that is, the commissioner who is involved; the co-ordinator especially, be instructed that an estimate must be given in this project in dollars and cents, as far as possible, as to their cost, what it will cost the city to

continue the operation of this project.

So that a resolution then can be broken down, and that the co-ordinator be given instructions that he must work closely with the auditing division of this department so that we could set up a system in here. So that in the future we would be able to refuse to recognize any commitments coming into this department, other than the amount specified in the resolution. That will, I think, avoid the situation that we have now before us, whereby these funds have been over committed in the first four months of the year.

I think that with that kind of a system in here there will be a check on all these projects that we have not had right along. The co-ordinator, or whatever records he has—I don't know, but there has not been that close cooperation between the project set-up and the Department of Revenue and Finance and the auditing division here.

And that is what should be done.

Commissioner Byrne: I am in accord with that, but I would like to go on record and say definitely that 98 per cent of the cases Mr. Ridenour did not even know what was being put on. The cost, I would say, almost to the decimal point, was exact. But this will give it a close check that it should have. Any expenditures, before it will pass, will have to have the approval of, and you will know definitely what they are. That is what we would rather have.

Mayor Murphy: And when that cash appropriation that is designated in the breakdown of the projects is about to run out, or to be completed, then we will immediately notify those in charge of the projects that that project cannot pro-

ceed any further without it coming before the City Commission.

Commissioner Byrne: That is right.

Mayor Murphy: You see, in other words, spending of a year's appropriation in four months or over spending is certainly not good business on the part of the city. There is no question in my mind that while there is a fluctuation in the estimate of the project in the W.P.A.—

Commissioner Byrne: (Interrupting) The estimate was not around. For instance, when one project was abandoned on April 15th, and we are through; we don't give any more money out, but the money will still be spent even though the project is abandoned. In that way we have no control. In this way it will be strictly within the using agencies of the department sponsoring the project and the treasury department.

You will know definitely that they cannot go on without your approval. Even if it goes over our heads, you will have a double check on it, because you will ask for a check on what they use to pay.

Mayor Murphy: That is the point.

Commissioner Byrne: Then I am in favor of it.

Mayor Murphy: Well, of course, some time ago I had proposed a system on the handling of this whole thing, back, in fact a couple of years ago, but just was not able to get anywhere with it because there was not that close tie. The other departments just simply went ahead, and that was all there was to it. But now, as long as we are going to handle these projects in a business-like manner, I think the close cooperation of all the members of the commission on this project will avoid

this kind of a situation that we have been faced with now.

Commissioner Brady: Isn't there some way that each member of the Commission could be notified of the number of projects that are being taken care of at the present time, the number of projects we will have, so that each commissioner will definitely know what is going on?

Now, Director Byrne just said something about Mr. Ridenour does not know something about certain employees, about certain members on different types of projects. I think he should know. If I had charge of any particular department I would know what is going on, and I think it is his business to know what each one is doing in the project if he is coordinating the efforts of the various projects. And I think that each commissioner should know what is going on.

For instance, I spoke to Mr. Malady — I was with him a couple of hours yesterday—and he brought that question up. And he was surprised, because he was of the opinion that Mr. Ridenour knew all about it.

Commissioner Byrne: We went so far as to have Mr. Ridenour prepare a letter months ago showing the amount of money handled and the amount of money being used in the projects, and the average parallel program from month to month; and it would only last so long; and it is actually figured out to dollars and cents. The letter was on April 9th, 1941, and it reads, "The budget for the operation of W.P.A. Projects recommended by you for the year 1941 provides \$71,043.78 for personal services and \$272,030.60 for other than personal services, making a total of \$343,074.38, which is a re-

duction of \$64,894.92 from the 1940 budget."

"And appropriation of \$71,043.78 for personal services would permit an expenditure for this item at a rate of \$5,920.32 per month if expended proportionately throughout the year."

"The expenditures for personal services charged to the W.P.A. budget for the months of January, February and March, 1941, are as follows:

Dept. of Parks &	
Public Property	\$ 1,624.98
Dept. of Public Safety	500.00
Dept. of Public Works	18,032.63
Dept. of Public Affairs	833.32
Dept. of Revenue &	
Finance	19,697.72

"The above expenditures for personal services are at a rate of \$13,-562.88 per month as compared with \$5,920.32 per month as would be permitted under the budget if expended equally throughout the twelve month period."

In other words, spending twice as much as they should. "At the present rate of expenditures, the total W.P.A. budget for personal services will be exhausted in approximately five and one quarter months."

"In view of the above rate of expenditures, it would appear that either of two alternatives should be adopted."

"First, the various departments be immediately required to reduce WPA expenditures for personal services to an amount that will permit the appropriation of \$71,043.78 to not be over expended during the twelve month period."

"Second, if the present rate of

W.P.A. expenditures for personal services are to continue throughout the year, that an amount be transferred from the appropriation for other than personal services to the appropriation for personal services in an amount that would permit the present rate of expenditures for personal services for twelve months."

Commissioner Brady: What I would like to know, in conjunction with that letter, will every member of the City Commission receive such a letter?

Mr. Ridenour: That is right.

Commissioner Byrne: In this way there can be a double check on it. Not every commissioner will have to check, but the Director of Revenue and Finance will have a check on it. He will ask, from month to month, how much have you expended and how many employees have you got. And he will have to get that information.

Commissioner Brady: One more question. On the termination of those temporaries, who are actually needed in carrying on the services of some of the departments? This additional money that we are receiving now, does that mean that we are still discontinuing these people and putting them on relief? Or are we going to put them on the W.P.A. project?

Commissioner Byrne: I would say off hand it is up to you to determine whether you need them. That is up to you. You know about it better than anybody else. You will have to look into it a little while to find out. There are a lot of them.

Commissioner Brady: Yes, I know that. What I want to find out in sifting these various jobs out, is whether or not, in eliminating a loss,

if that is necessary, will we still have enough in the budget to take care of some that are actually needed?

In other words, if we do, I will act accordingly. If not, I will then have to make suggestions for relief.

Mayor Murphy: Of course, what can be done is this: during the month they can be transferred into one division from the other. If you find you need some over here and you have not enough, you could make a transfer.

Commissioner Byrne: I think to help you, Commissioner Brady, if you and Malady and Ridenour and I sat down, we could work it out.

Commissioner Brady: I will be glad to do it.

Mayor Murphy: Another violation that was being carried on—and this is for the benefit of Commissioner Brady, and I think Commissioner Byrne knows about it, too, and which of course, I have complained about a number of times to the old commission, was, that city employees—now, on the projects that I operated, one city employee who was involved, was removed from the budget, and instead of setting the salary up in the budget, I entirely removed that out of the budgetary set-up, and set him up in the projects.

Now, of course, what has happened in some of the other cases, regular city employees, being on the payroll and being established in the budget, were receiving their salaries from the W.P.A. appropriation of the city, which thereby left in the personal services of the regular budgetary set-up a surplus that could be used for other purposes.

This is not right. I don't believe

that that double set-up should be made. If city employees that are on our payroll, if they are part of this project, then the W.P.A. appropriation in the budget should not be taxed against that; and this was happening in many of the cases. It left that leeway in the department for the directors to use toward other purposes.

I only mentioned that because that has been part of the violation that has been going on, and which, of course, is not considered as a legal transaction, and eventually we are going to get in wrong because of it.

Commissioner Brady: I agree with that.

Mayor Murphy: Will you continue Mr. Price?

Mr. Price: Now, there was one change in the anticipated revenue set-up. The anticipated revenue, of capital surplus was \$118,552.69. If the department will approve, not that amount, but \$111,571.41, or a reduction of \$6,981.28—the reason for this \$6,981.28 is due to the fact that at the present time that amount has not been funded by the issuance of a bond or bond anticipation note.

Now, we have the authority on previous adopted ordinances to issue notes; but as we are so close up to the time of wanting to get this budget through, and in order to get this spending resolution through, to put out a bond anticipation note, we have had to contact the firm of Reed & Washburn of New York to draw the resolution, go to the bank and got it through—all for \$7,000.

We decided it was much better to adjust the budget or to amend the budget, accept the \$100,000 and increase the amount of taxes by about \$7,000, and then without question this budget would be approved as

submitted by the local department. But, we checked with the department, and \$7,000 is not going to hurt the taxpayers of Newark to any extent, and it might hold it up, so that you could not get the budget adopted by Wednesday.

Mayor Murphy: I would like to say that Mr. Price took that matter up with me and discussed it with me in Trenton, and I thought that was the best procedure.

Mr. Price: There is a lot we would have had to do. Now, that makes the amount to be raised by taxation then of this for local purposes \$26,2-2,641.82, or a total amount to be raised by taxation for local purposes, for County purposes and state school purposes, the sum of \$41,-678,930, which makes the tax rate \$5.74.

Now, the actual computed rate is \$5.739, approximately making it \$5.74. This rate that we have been discussing had a fraction in it. Now, that is the budget. The only change in this budget as originally amended is in the transfer or the moving up of the appropriation from one department to the other, due to the allocation of the various parts of the departments. The other figures are just the same as we talked about here at the last meeting.

Now we are confronted with the proposition and it will have to be taken up with the Mayor to pass this resolution, in order to have it go to completion.

Commissioner Brady: I was just going to ask that question, about the reallocation, Mr. Mayor, but I see it has been taken care of.

Mr. Price: That has been taken care of.

Mayor Murphy: Will the Clerk read the resolution, so that we won't hold anyone up, and so that we could get this changed budget down to Trenton for their approval?

Mayor Murphy offered the following resolutions:

WHEREAS the budget of the City of Newark was approved on March 24, 1941, and

WHEREAS it is the desire of the City Commission that this budget be amended

THEREFORE BE IT RESOLVED that the budget herewith submitted shall be the amended budget of the City of Newark for the year 1941

AND BE IT FURTHER RESOLVED that two copies of this amended budget be forwarded to the Commissioner of Local Government for approval.

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Mayor Murphy.

WHEREAS, the local budget of The City of Newark, in the County of Essex, for the fiscal year 1941, approved March 24, 1941, contains the following appropriation:

Down Payment on
Improvements \$140,750.00;
and,

WHEREAS, it is desired to transfer \$93,750.00 of the aforesaid ap-

propriation to the "Capital Account" from the "Current Account";

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Budget for the year 1941 be changed to read as follows:

Construction of Sanitary and	
Storm Water Sewers	\$ 3,750.00
Street Re-surfacing	90,000.00
	<hr/>
Total	\$93,750.00

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

Mayor Murphy: This is a book-keeping item, members of the Commission, that I think Mr. Price could explain very clearly.

Mr. Price: That is what it amounted to. In other words, the situation here is this: your Capital Surplus at \$178,000. Now, there is a shortage in borrowing of \$100,000. We should have either bonds, anticipation notes or series of bonds of \$93,750, in the down payment, representing down payments on two ordinances that were passed last year.

Now, those ordinances authorizing the issuance of either bonds or notes, authorized \$93,750. Now, if we had those notes out, we would have the money. However, since we have this budget appropriation, if by resolution you authorize the transfer of this \$93,750 from the capital only, or rather from the current account to the capital account it is the same thing as putting out notes. That makes the capital surplus, for the \$93,750, which can be immediately returned to the accounts—that is nothing more than dividing the money to supply the capital surplus in cash.

When it is all over it does not mean anything to the city; just to bring about the bookkeeping items.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Mayor Murphy.

WHEREAS, the 1941 Budget contains an item of anticipated revenue, "Capital Surplus—\$111,571.41"; and,

WHEREAS, it is desired to transfer the sum of \$93,750.00 of aforesaid "Capital Surplus" to "Current Account" as revenue;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of \$93,750.00 be transferred to "Current Account," as aforesaid, and the Budget changed accordingly.

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

Mayor Murphy: Now, this resolution is on the same matter and one transferring one account to the other, and from one item to the other.

The roll being called, the resolution was declared adopted by the following votes :

Yeas: Commissioners Byrne, Brady, Mayor Murphy.

Commissioner Brady: Just going from what Director Byrne said, I was thinking that over, and I would like, if possible, to hold that meeting earlier, if possible; and in the event you hold over the time, let us seriously consider the plan of the previous commission, way back in

the time of Mayor Raymond and others, where, I think, at a certain time they would take out time for lunch.

Mayor Murphy: Well, how are the city meetings established? Maybe the law department can answer that for me. Does it have to be on a Wednesday? Can it not be held on Tuesday?

Mr. Raymond Schroeder: You can change it by resolution.

Mayor Murphy: The law department thinks we can pass a resolution changing it. I wonder if we could not break it up and make it further in the week. It is breaking the week up by making it on Wednesday. Let's make it Tuesday. It would make it better for all the members of the Commission.

Commissioner Brady: That is all right with me.

Mayor Murphy: I prefer, if we had a change, that it be made on a Tuesday. I think it would work out with everyone. I think it would be better, because here we are and it is Wednesday. I know that in here we have a tremendous amount of work all day long on Thursday on account of the resolutions being passed, and so on, and it kind of shortens the week up on my end, here.

If it were advanced to Tuesday it would give me, and the men in my department, that much more opportunity on paying the bills and everything else.

I think, from experience, you know that when these resolutions pass the City Clerk—they have to go through him—of course, now they are speeded up a lot by this new form that has come down, but there

is a lot of lost time, and the result is that we are unable to pay sometimes until the beginning of the following week.

Whereby, if the Commission meetings were advanced to Tuesday, it would mean payment on these obligations much more promptly and on time. I think it should be thought of carefully.

Commissioner Byrne: Let us try it out for a couple of weeks, and see how it works.

Mr. Schroeder: You will have to pass a resolution making the meetings on Tuesday. If you want that changed, I will draw a resolution covering that at the meeting next week.

Mayor Murphy: You see, we passed a resolution at the meeting last week when we all took the oath of office, setting up the meeting on Wednesdays. Now I think we should give some thought to a change to another day, and then setting some plan about this lunch period.

Commissioner Byrne: We were supposed to meet at eleven. I believe if we meet at ten and put our feet on the ball, we could get through there in two hours.

Commissioner Brady: So do I.

Mayor Murphy: There is no question in my mind that we can get through in a lot better time than before if we all be promptly on the job.

Commissioner Byrne: Ten o'clock is fine for me.

Mayor Murphy: Of course, what happened at a lot of these meetings was the delay in getting started at

ten o'clock. It may cause delay in not getting started sometimes until the other members of the Commission get to realize that. Many of the matters get tied up by the auditor's office, and that should be done a day prior to the meeting and they should be sent down here at ten o'clock instead of as late as one o'clock on the day of the meeting. That takes time in here.

Now, if we could get these lists of the bills in resolution form and everything down to this office the day before, it would certainly help facilitate this work, and we can be prepared to start at ten o'clock; but if they are going to send it down here at nine-thirty or the day of the meeting, it will be all jammed up.

Commissioner Brady: At the opening meeting you stated it would be a good plan to send down the resolutions to the commissioners before.

Mayor Murphy: Of course, on the regular bills and claims and stuff like that, that is not so very important. I refer to the more important resolutions that come up. All those matters that come up about bills and claims, that should go to the auditor immediately and be here a day prior.

Commissioner Byrne: I know of several resolutions concerning expenditures. I would ask all commissioners at this time to break them down, rather than have them stuck in underneath. I speak for instance specifically about the regular payroll. You would sign that on the first sheet, and maybe on the last sheet you will find something that was perhaps in controversy.

To be consistent you will have to sign the whole resolution, but you

would not want to do that if it will hold up the payroll. If you see anything of controversy, bring it out. Otherwise, if you don't sign, it looks as though we are holding up the payroll, which we are not trying to do.

Mayor Murphy: Of course that would be hard. I was thinking of that myself—to work out, because if I get your thought, there is a whole list of different items of expenditure.

Commissioner Byrne: I don't mean that. I mean, for instance—Dr. Blau gets it here—there may be an item in the old sheet, Spatola against some bus company—you and I had voted no on this many months previously.

Now, that was also added in the regular payroll sheet of that department. That means you would have to vote no on that, which you did not want to do. So I am asking that those things not be handed in on those sheets; those matters in controversy.

Deputy Mayor Cozzolino: That will eventually adjust itself on this

distribution and re-classification plan.

Commissioner Byrne: I think this puts a Director on the spot.

Mayor Murphy: Well, we may hit a little of it; I am sure if we do, it would not be done intentionally.

Commissioner Byrne: I move we adjourn.

Commissioner Brady: I second it.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Mayor Murphy.
APPROVED:

JOS. M. BYRNE, JR.
JOHN A. BRADY
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk

Newark, N. J., May 28, 1941

A regular meeting of the Board of Commissioners of the City of Newark, New Jersey, was held on the above date, in the Commissioners' Chambers, City Hall, Newark, at eleven o'clock in the forenoon, Daylight Savings Time.

Mayor Murphy: The meeting will come to order. The clerk will call the roll.

Present: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The reading of the minutes of the previous meeting will now take place.

Commissioner Byrne: I move that that be dispensed with.

Mayor Murphy: If there is no objection—A motion has been made that the reading of the minutes be dispensed with. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady: I would like to make a motion that a check be sent on to pay the taxes on Camp Avon.

Mayor Murphy: It has been brought to the attention of the Commission, by Commissioner Brady, that taxes are long overdue on Camp

Avon; rather, the assessments for the sewers are over due on Camp Avon; and the fiscal officer is asked to be instructed to pay it; the law department be instructed to draw the necessary resolution and the fiscal officer instructed to make the payment of the bill.

Commissioner Villani: I second it.

Mayor Murphy: The motion is seconded. The clerk will call the roll.

The roll being called the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne: introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a labor relations Board of the City of Newark," adopted April 7, 1937, and to abolish the labor relations Board of the City of Newark.

WHEREAS, the Legislature of the State of New Jersey has recently adopted, with the approval of the Governor of the State of New Jersey, a bill known as the "State Labor Mediation Act," authorizing the creation of a State Labor Mediation Board whose function is to foster industrial peace and to mediate and conciliate labor disputes, and

WHEREAS, the functions of the Newark Labor Relations Board are merely a duplication of the functions of the State Labor Mediation Board, and the continued existence of said Newark Labor Relations Board would therefore constitute an unnecessary duplication of work, would lead only to confusion in the attempted settlement of labor disputes, and would result in unnecessary expenditure of municipal funds to an amount in excess of \$10,000 per annum, now

THEREFORE, The Board of Commissioners of the City of Newark do ordain:

1. That the Newark Labor Relations Board be and it is hereby abolished.
2. That an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, be and it is hereby rescinded and repealed.
3. This ordinance shall take effect immediately.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that June 11th, 1941 at 10 A.M., Standard Time 11 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and

passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance Changing and Establishing the Width of the Sidewalks of **Virginia Street**, from Frelinghuysen Avenue easterly 396 feet more or less to the easterly terminus of Virginia Street; and the easterly side of **Nutria Street**, from Market Street to Branford Place; and **Devlin Avenue**, from Garibaldi Avenue to Pershing Avenue; and the northerly side of **Seventh Avenue West**, from North 11th Street to North 14th Street; and **Pennsy Place**, from Garibaldi Avenue to Pershing Avenue; and requiring the removal of obstructions, projections or encroachments thereon.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1: The width of the sidewalks on each side of **Virginia Street**, from Frelinghuysen Avenue easterly 396 feet more or less to the easterly terminus of Virginia Street is hereby changed to, and established at ten (10) feet; and the width of the sidewalk on the easterly side of **Nutria Street**, from Market to Branford Place is hereby changed to and established at one and one-half (1½) feet; and the widths of the sidewalks on the westerly and easterly sides of **Devlin Avenue**, from Gari-

baldi Avenue to Pershing Avenue are hereby changed and established at three and one-half (3½) feet and one and one-half (1½) feet respectively; and the width of the sidewalk on the northerly side of **Seventh Avenue West**, from North 11th Street to North 14th street is hereby changed and established at eighteen (18) feet at North 11th Street, running to twenty (20) feet at North 14th Street; and the widths of the sidewalks on the westerly and easterly sides of **Pennsy Place**, from Garibaldi Avenue to Pershing Avenue are hereby changed and established at four (4) feet and twelve (12) feet respectively.

Section 2. All obstructions, projections or encroachments in and upon said streets and sidewalks, as hereby changed and established, which shall interfere with the construction of the new pavement, gutters and appurtenances, shall be forthwith removed therefrom by the owner or owners of the premises respectively abutting thereon, and in case of the failure of the owner or owners of the abutting property to remove the same upon ten (10) days notice from the Department of Public Works, the Director of the Department of Public Works is hereby authorized and directed to take out, remove and abate, or cause to be taken out, removed and abated, any vault, platform, area, sign or any post or erection, or any projection or otherwise in, over and upon said **Virginia Street, Nutria Street, Devlin Avenue, Seventh Avenue West and Pennsy Place**, between the limits herein stated, contrary to the provisions of this ordinance, and the expense thereof shall be recoverable of the owner or owners of the premises abutting thereon.

Section 3. That this ordinance shall take effect immediately with the provisions of this ordinance, be

and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that June 11th, 1941, at 10 A.M., Standard Time 11 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J. be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark, that pending the allocation of the office of the City Clerk the Director of the Department of Revenue and Finance and he is hereby authorized to approve payrolls and to perform such other duties as may be necessary in relation to the execution of the powers vested in the said Department.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$18,565.90 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,462.62 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of

\$29,244.84, be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$175.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$166.66, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$905.50 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$484.58, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$63.89 be and the same is hereby appropriated to the persons named in the certified list below containing 20 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,749.30, be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$907,005.38 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Revenue and

Finance.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$66,110.00, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$755,291.25 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,412.75, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$6,496.72 be and the same is hereby appropriated to the persons named in the certified list below containing 91 items, being the bills and claims of the Department of Public Safety —(Fire Division).

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$221,359.48 be and the same is hereby appropriated to the persons named

in the certified list below containing 11 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$16,136.02 be and the same is hereby appropriated to the persons named in the certified list below containing 116 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$34.05, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

The roll being called, the resolu-

tion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,828.95 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

The roll being called the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the sum of \$1,462.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of

\$42,254.13 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$53,413.46, be and the same is hereby appropriated to the persons named in the certified list below containing 16 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$73.75 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$203.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,052.54 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,928.41, be and the same is hereby appropriated to the persons named

in the certified list below containing 13 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of appropriated to the persons named \$1,095.52 be and the same is hereby in the certified list below containing 20 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,416.85, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$3,352.81 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$779.19, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$11,371.15 be and the same is hereby appropriated to the persons named in the certified list below containing

97 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,259.96, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$362.82 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,439.41, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$4,100.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$12.18, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims

of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,034.45 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$42,611.79, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$221.20 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,109.04, be and the same is hereby appropriated to the persons named in the certified list below containing 26 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,813.92 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$786.35, be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$1,494.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$42,192.76, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$52,638.75 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$9,680.71, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,248.64 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolutions:

RESOLVED, That the sum of \$1,919.19, be and the same is hereby appropriated to the persons named in the certified list below containing 33 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$5,956.01 be and the same is hereby appropriated to the persons named in the certified list below containing 53 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$2,292.52, be and the same is hereby appropriated to the persons named in the certified list below containing 33 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$338.83 be and the same is hereby appropriated to the persons named in the certified list below containing

3 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$419.56, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$106,693.50 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$516.95, be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$4,357.80 be and the same is hereby appropriated to the persons named in the certified list below containing 46 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$483.30, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims

of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

RESOLVED, That the sum of \$25.17 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$471.75, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$36.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$5,500.63, be and the same is hereby appropriated to the persons named in the certified list below containing 37 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$159,456.19 be and the same is hereby appropriated to the persons named in the certified list below containing items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani offered the following resolutions:

RESOLVED, That the sum of \$15,971.17, be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the sum of \$6,445.60 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

STATE OF NEW JERSEY
Department of Local Government
May 28, 1941
Trenton

CITY OF NEWARK

It is hereby certified that the attached 1941 budget of the City of Newark, County of Essex, complies with all the requirements of R.S. App. A:4-25 and R.S. App. A:4-26.

Said approval is given under the

authority of R.S. App. A:4-27.

It is also certified that the attached budget complies with the requirements of R.S. 40:2-53.

N.D. Dorsett
Field Supervisor

For: Walter R. Darby
Commissioner of Local Gov't.

Ordered Filed.

Mayor Murphy offered the following resolution:

BE IT RESOLVED by the Board of Commissioners of The City of Newark, County of Essex, that the budget shall constitute an appropriation for the purposes stated, of the sums therein set forth as appropriations, and an authorization of the amount of \$25,042,199.38, to be raised by taxation for local purposes of the municipality, and certification to the County Board of Taxation of the following summary of general revenues and general ap-

propriations.

General Revenues

1941

Surplus Revenue
Appropriated\$ 898.36
Miscellaneous Revenue
Anticipated 6,868,660.82
Receipts from Delinquent
Taxes 4,110,030.03
Amount to be Raised by
Taxation for Local
Purposes as Shown by
Item No. 6 Not Includ-
ing School Debt
Service 25,042,199.33

School Revenues

Note: To be used only by
Municipalities having
Article six (VI) School
Districts 9,860,442.44
Amount to be Raised by
Taxation for Local
School Purposes
TOTAL 45,882,201.00

General Appropriations

(a) Administration,
Operation and
Maintenance\$17,246,205.34
(b) Contingent 25,000.00
(c) Interest and debt
redemption. Not includ-
ing School Debt
Service 8,237,146.26
(d) Payment of floating
debt
(e) Deficits and Statutory
Expenditures 297,728.72
(f) Judgments
(g) Cash Deficits 3,563,720.69
(h) Reserves 6,651,957.55
School Appropriation
for Debt Service
(Article six (VI)
Only) 1,180,442.44
School Appropriation (To
be used only by Article
six (VI) School Dis-
tricts) as shown by

Item No. 20 Other

School Costs 8,880,000.00
TOTAL 45,882,201.00

It is hereby certified that the
budget annexed hereto and hereby
made a part hereof is a true copy
of the budget adopted by resolu-
tion of the governing body on the
28th day of May, 1941.

H. S. REICHENSTEIN
City Clerk

Certified by me
This 28th day of May 1941.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Brady, Keenan, Villani, Mayor
Murphy.

Commissioner Brady offered the
following resolution:

RESOLVED, That the following
bond be and the same is hereby ap-
proved as to sufficiency:

John A. Brady, Member of In-
surance Fund Commission.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,

Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolutions:

WHEREAS Leo Lyons is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Leo Lyons was the owner of record of premises known and designated as Block 676B, Lot 19, 19 Triton Terrace, Newark, New Jersey, which was assessed at a valuation of \$3,500. tax \$169.75;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Leo Lyons be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation of his property known as Block 676B, Lot 19, 19 Triton Terrace, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS William Curry is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938 William Curry was the owner of record of premises known and designated as Block 2585, Lot 36, 158 Barclay Street, Newark, New Jersey, which was assessed at a valuation of \$5,200. tax \$236.60;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said William Curry be granted exemption of \$400. tax \$18.20 for 1939 from the assessed valuation of his property known as Block 2585, Lot 36, 158 Barclay Street, Newark, New Jersey, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS Wallace T. Waddington is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938 Wallace T. Waddington was the owner of record of premises known and designated as Block 2822, Lot 26, 58 Parkhurst Street, Newark, New Jersey, which was assessed at a valuation of \$5,800.00, tax \$263.90;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said

Wallace T. Waddington be granted exemption of \$500.00, tax \$22.75 for 1939 from the assessed valuation of his property known as Block 2822, Lot 26, 58 Parkhurst Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS Emil Zingeiser is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938 Emil Zingeiser was the owner of record of premises known and designated as Block 2066, Lot 57, 186 Magazine Street, Newark, New Jersey, which was assessed at a valuation of \$2,000.00, tax \$91.00;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Emil Zingeiser be granted exemption of \$400.00, tax \$18.20 for 1939 from the assessed valuation on his property known as Block 2066, Lot 57, 186 Magazine Street, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS James D. Kennedy is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938 James D. Kennedy was the owner of record of premises known and designated as Block 461, Lot 137, 17 Sunset Avenue, Newark, New Jersey, which was assessed at a valuation of \$7,200, tax \$327.60;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said James B. Kennedy be granted exemption of \$400.00, tax \$18.20 for 1929 from the assessed valuation of his property known as Block 4061, Lot 137, 17 Sunset Avenue, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the

following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark, that the resolution adopted by the said Board of Commissioners of The City of Newark on May 20, 1941, distributing into the Department of Public Works certain bureaus, boards, divisions, etc., be corrected as follows:

Strike out the distribution of
"Passaic Valley Service, Second
River Joint Outlet,"

which was incorporated in the aforesaid resolution inadvertently and in error; and distribute to the Department of Public Works the following:

Second River Joint Meeting, and
Joint Meeting.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani offered the following resolution:

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of The City of Newark, by a resolution No. 10120 dated May 7, 1941, the Director of the Department of Parks and Public Property solicited, received and opened bids for the rental of approximately seventy-seven (77) electric water coolers for the City Hall group of buildings, on a monthly rental basis, for a period of twelve

months; and

WHEREAS, The Director of the Department of Parks and Public Property deems the bid of the Great Bear Spring Company to be the lowest responsible bid he can receive, at \$1.75 per unit per month;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the contract for the rental of approximately seventy-seven (77) electric water coolers for a period of one year, effective as of June 1st, 1941, be and the same is hereby awarded to the Great Bear Spring Company; and the Director of the Department of Parks and Public Property be and he is hereby authorized to execute a contract, in accordance with the proposal for bids, for and on behalf of The City of Newark, and approved as to form by the Law Department.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

We, the Board of Commissioners of The City of Newark, at a regular meeting duly called and authorized, on the 28th day of May, 1941, have passed the following resolution in connection with the proposed Works Progress Administration airport project located at Newark, N. J., and sponsored by The City of Newark.

A certified copy of this resolution shall be forwarded to the Work Progress Administrator and the Secretary of Commerce in Washington, and to the State Works Progress Administrator for the State of New Jersey.

RESOLVED, That for and in consideration of the Federal funds made available through the Works Progress Administration under State Planning Project No. 3-7-1226, for the improvement of the City Airport and landing facilities, we pledge that said airport, so long as it is approved by the Federal Government for scheduled air transportation, will at all times be operated and maintained as a City airport for the public benefit without unjust discrimination against or in favor of any person or corporation, including any scheduled airline operator.

It is further certified that the fee simple title to the land on which the airport is located rests in The City of Newark.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, The City of Newark, under date of November 1st, 1928, leased to the State of New Jersey, a plot of vacant land at Port Newark Terminal, comprising 3.83 acres, upon which has been erected a New Jersey National Guard Hangar;

AND WHEREAS, the State of New Jersey now desires to lease an additional plot of vacant land to the east of its present site comprising approximately 2.29 acres from May 15, 1941 at \$1.00 per year, and to run concurrently with the present lease.

THEREFORE, BE IT RESOLVED, that the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute on the part of the City of Newark, a supplemental lease between it and the said State of New Jersey, covering the aforementioned 2.29 acres, at the rental and for the period herein set forth.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its pole on the east side of Bloomfield Avenue, north of 3rd Street, as indicated on map or plan numbered 3085-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in Bloomfield Ave., Near 3rd St., Newark, N. J." dated April 29, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its pole on the west side of West Market St. near south of South Ninth Street, as indicated on map or plan numbered 3084-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in West Market St., Near So. 9th St., Newark, N. J." dated April 29, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its pole on the east side of

Broadway, south of Elwood Avenue, as indicated on map or plan numbered 3083-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in Broadway, Near Elwood Ave., Newark, N. J." dated April 29, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its pole on the north side of Springfield Avenue, west of South 10th Street, as indicated on map or plan numbered 3082-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in Springfield Ave., Near So. 10th St., Newark, N. J." dated April 28, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Castings and Doors for Fire Alarm Boxes, Department of Public Safety, Cinders for the Department of Public Works; Drugs, Surgical & X-Ray Supplies, Meats and Groceries, for the Department of Public Affairs.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 10057, dated April 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the

lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

DOSCH-KING COMPANY— Whippany, N. J.
(Public Works)

Approx. 18,000 gal. Refined Asphalt Cement No. 3 (Section 425) delivered and applied to various streets through the City as ordered and directed @ .0872 gal.

Approx. 6,000 gal. Tar Cold Patch Material (Section 437) delivered in tank wagon lots to the City Asphalt Plant @ .1685 gal.

HARRISON SUPPLY COMPANY
East Newark, N. J.
(Public Works)

Approx. 12,000 bags Regular Portland Cement in paper bags (Sec. 406-407) to be delivered in carload lots to the Asphalt Plant53 bag

Approx. 12,000 bags Regular Portland Cement in paper bags (Sec. 406, 407) delivered by truck to various streets throughout City56 bag

Approx. 3,000 cu. yds. Concrete Sand (Section 420) delivered by truck to various streets throughout the City as directed \$1.20 cu. yd.

Approx. 3,000 cu. yds. Grade "E"
Broken Stone Aggregate (Sec. 417)
delivered by truck to various
streets throughout the
City @ \$1.57 cu. yd.

**LAKE ASPHALT & PETROLEUM
COMPANY OF N. J.**
Harrisburg, Pa.
(Public Works)

Approx. 300 tons Refined Asphalt
Cement No. 1, 50 to 60 penetration
(Sec. 423) delivered by tank truck
to the City Asphalt Plant as re-
quired @ \$12.74 ton

**FILIPPONE, SCANNIELLO
& COMPANY**
Newark, N. J.
(Public Works)

Approx. 10,000 lin. ft. 5" x 16" four-
cut Granite Curb Sec. 451, de-
livered on cars at railroad yard
in City of Newark as
directed @ \$1.29 lin. ft.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Brady, Keenan, Villani, Mayor
Murphy.

WHEREAS, In accordance with
the law and by the authority of the
Board of Commissioners of the City
of Newark, New Jersey, by a resolu-
tion No. 9751, dated March 26, 1941,
the Department of Central Purchase
publicly solicited, received and open-
ed bids for furnishing and deliver-
ing material listed below, therefore
be it

RESOLVED by the Board of Com-
missioners of the City of Newark
that the contracts for furnishing
and delivering said material to the
City of Newark, be and the same
hereby are awarded as follows, being
the lowest responsible and formal
bidder as determined by the Direc-
tor of the Department of Parks and
Public Property in response to pub-
lic advertisement for sealed propos-
als, the amount of their bids being
as follows, and the Director of Parks
and Public Property and the City
Clerk of the City of Newark, are
hereby authorized and directed to
execute on the part of the City of
Newark, proper contracts for fur-
nishing and delivering said material
according to the specifications on
file in the Department of Central
Purchase, in the City of Newark.

C & I COAL COMPANY
Newark, N. J.
(Public Affairs and Parks
& Public Property)

Approx. 15,500 tons Buckwheat No.
2 — truck delivery to City Hall
Power Plant and City
Hospital @ \$5.02 net ton

NEWARK COAL COMPANY
Newark, N. J.
(All departments excluding
Revenue & Finance)

Approx. 3,010 tons Buckwheat No.
1 — truck delivery within the City
limits, excluding Ivy Hill Power
Plant @ \$6.20 net ton

Approx. 100 tons Egg Coal, truck—
City Limits @ \$8.80 net ton

Approx. 456 tons Stove Coal, truck,
City Limits @ \$8.70 net ton

**VAILSBURGH ICE & COAL
COMPANY — South Orange, N. J.**
(Public Affairs)

Approx. 754 tons Nut Coal, truck.
City Limits @ \$8.70 net ton

MAUER FUEL COMPANY, INC.
Newark, N. J.
(Public Works)

Approx. 500 tons Bituminous Coal,
delivery to City Asphalt Plant,
truck and/or carload
..... @ 6.56 net ton

Approx. 170 tons Bituminous Coal,
truck delivery as shown on sched-
ule in bid @ \$6.62 net ton

S. SMITH COAL COMPANY
Newark, N. J.
(All Departments excluding
Revenue and Finance)

Approx. 650 tons Pea Coal — Truck,
City Limits @ 6.66 net ton

Approx. 3,000 tons Buckwheat No. 1
to Ivy Hill power Plant — truck
delivery @ \$6.20 net ton

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Byrne,
Brady, Keenan, Villani, Mayor Mur-
phy.

WHEREAS, In accordance with
the law and by the authority of the
Board of Commissioners of the City
of Newark, New Jersey, by a resolu-
tion No. 10055, dated April 30, 1941,
the Department of Central Purchase
publicly solicited, received and open-
ed bids for furnishing and delivering
material listed below, therefore be it

RESOLVED by the Board of Com-

missioners of the City of Newark
that the contracts for furnishing
and delivering said material to the
City of Newark, be and the same
hereby are awarded as follows, being
the lowest responsible and formal
bidder as determined by the Direc-
tor of the Department of Parks and
Public Property in response to public
advertisement for sealed proposals,
the amount of their bids being as
follows, and the Director of Parks
and Public Property and the City
Clerk of the City of Newark, are
hereby authorized and directed to
execute on the part of the City of
Newark, proper contracts for fur-
nishing and delivering said material
according to the specifications on
file in the Department of Central
Purchase, in the City of Newark.

GRAYBAR ELECTRIC CO., INC.
Newark, N. J.
(Public Safety)

Approx. 5,000 ft. 5-Conductor No. 14
Solid, colored braid, lead with
2% tin, Latex Traffic Control Ca-
ble — I.M.S.A. Specifications @
\$128.20 M.

E. B. LATHAM & COMPANY
Newark, N. J.
(Public Safety)

Approx. 5,000 ft. 7-Conductor No. 14
Solid, colored braid, lead with
2% tin, Latex Traffic Control
Cable — I.M.S.A. Specifications @
\$153.00 M.

Approx. 3,000 ft. 9-Conductor No. 14
Solid, colored braid, lead with
2% tin, Latex Traffic Control
Cable — I.M.S.A. Specifications @
\$195.00 M.

Approx. 2,000 ft. 10-Conductor No. 14
Solid, colored braid, lead with
2% tin, Latex Traffic Control
Cable — I.M.S.A. Specifications @
\$212.00 M.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9940, dated April 16, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

ESSEX METAL ALLOY COMPANY
Newark, N. J.
(Public Works)

Approx. 30,000 lbs. Pig Lead, based
on New York price of Pig Lead as

quoted by the American Metal Market and Daily Iron & Steel Report for the day following receipt of purchase order, plus 25c per 100 lbs.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9940, dated April 16, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Parks and Public Property and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Milk and Cream for delivery to the various institutions in the Department of Public Affairs, for the period of thirty days to each of the following named bidders, all at prices listed below:

CLINTON MILK COMPANY

BLOOMINGDALE DAIRY CO.

BORDEN'S FARM PRODUCTS OF
N. J., INC.

DAIRYMEN'S LEAGUE CO-OPER-
ATIVE ASSOCIATION, INC.

NEWARK MILK & CREAM CO.

SHEFFIELD FARMS

TILTON DAIRY FARMS OF
NEWARK

Approx. 82,215 qts. of Milk 40 qt.
cans Grade B@ .1035 qt.

Approx. 1,736 qts. Milk 1 qt. bottles
Grade B@ .117 qt.

Approx. 1,200 qts. Milk 1 qt. bottles
Grade A@ .144 qt.

Approx. 672 qts. Buttermilk—1 qt.
bottles@ .0765 qt.

Approx. 30 bot. Cream, Heavy—1 pt.
bottles@ .306 pt.

Approx. 260 bot. Cream, Heavy— $\frac{1}{2}$
pt. bottles@ .171 $\frac{1}{2}$ pt.

Approx. 639 qts. Cream, Heavy—1
qt. bottles@ .567 qt.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Byrne,
Brady, Keenan, Villani, Mayor Mur-
phy.

WHEREAS, it is the desire of the Department of Public Works to purchase eight (8) RCX Radio Receivers manufactured solely by the National Company, Inc., of Malden, Massachusetts, said receivers to be used in connection with the operations at Newark Air Port; and

WHEREAS, the price of these receivers, complete, is Two Hundred and Twenty Dollars (\$220.) each, making a total cost of Seventeen Hundred and Sixty Dollars (\$1,760.); and

WHEREAS, under the terms of the proposed purchase, the National Company, Inc., requires that the payment of twenty-five per cent (25%) be made at the time of the placing of the order and the balance on the Cash on Delivery basis, or on presentation of the invoices when the merchandise is ready for shipment;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Department of Central Purchase be and it hereby authorized to purchase for the Department of Public Works, eight (8) RCX Radio Receivers as manufactured solely by the National Company, Inc., Malden, Massachusetts, at the price of Two Hundred and Twenty Dollars (\$220.) each, or a total cost of Seventeen Hundred and Sixty Dollars (\$1,760.); and

BE IT FURTHER RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized to pay for the said receivers on the conditions required by

the National Company, Inc., to wit: Twenty-five per cent (25%) cash with the order and the balance on delivery of the said radio receivers; and

BE IT FURTHER RESOLVED, that the Director of the Department of Revenue and Finance be and he is hereby authorized to make the necessary payment for the said RCX Radio Receivers in accordance with the above mentioned terms; and

BE IT FURTHER RESOLVED, that the cost of the said RCX Radio Receivers be charged to the Port Newark Operations.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

WHEREAS, certain Social Security Federal funds assigned to the City of Newark by the State Department of Health to carry out a Sanitation Study Project only; and,

WHEREAS, this project was completed March 31st, 1941, leaving a balance in our city treasury of One Hundred Seventy-Four Dollars and Nine Cents (\$174.09); and,

RESOLVED, that the said sum of One Hundred Seventy-Four Dollars and Nine Cents (\$174.09) be returned to the State Department of Health and City Treasurer of the

City of Newark and he is hereby directed to prepare a check for that amount payable to the New Jersey State Health Department.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

WHEREAS, Salvatore A. Bontempo, Acting Director of the Department of Central Purchase, has been authorized by the Director of the Department of Parks and Public Property to attend the Twenty-Sixth Convention of the National Association of Purchasing Agents, to be held at Chicago, Illinois, from May 24th to May 30th, 1941, inclusive;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that a sum not to exceed \$150.00 be and the same is hereby appropriated to Salvatore A. Bontempo, Acting Director of the Department of Central Purchase, for the purpose of defraying his expenses in attending the aforesaid Convention.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolutions:

RESOLVED, that Resolution No. 29 adopted by the Board of Commissioners of the City of Newark, New Jersey, on Tuesday, May 20th, 1941, be and the same is hereby rescinded insofar as it affects the name of one, Thomas Crann, Secretary to the Director of the Department of Public Affairs, at an annual salary of Four Thousand Five Hundred Dollars (\$4,500.00).

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, that Thomas A. Crann, be and he is hereby appointed Secretary to the Director of the Department of Public Affairs at an annual salary of Four Thousand Five Hundred Dollars (\$4,500.), effective May 20th, 1941, at noon, said salary to be paid semi-monthly as other salaries are paid and the City Clerk is hereby authorized to place his name on the payroll of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

WHEREAS, on October 13, 1938, by resolution No. 3521, Edward B. Jacobson was appointed to the position of Consultant Director of the City Planning Project, being State Planning No. 3-7-5659, Essex County (31120), United States Works Progress Administration, at an annual salary of \$5,000.00; and

WHEREAS, it is desired to terminate the occupancy of said position by the said Edward B. Jacobson;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the employment of Edward B. Jacobson as Consultant Director of the City Planning Project, being State Planning No. 3-7-5659, Essex County (31120), United States Works Progress Administration, at an annual salary of \$5,000.00, be and it is hereby terminated, effective at the close of business May 27, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark, that the action of the Director of the Department of Parks and Public Property, in appointing, as of May 20, 1941,

Samuel Paskow, Secretary to the Director of the Department of Parks and Public Property, at an annual salary of \$4,500.00; and

Louis Toomin, Clerk to the Director of the Department of Parks and Public Property, at an annual salary of \$5,000.00;

be and the same is hereby ratified and confirmed, and the said salaries are to be paid semi-monthly, as other salaries are paid, and the City Clerk is hereby authorized to place said names on the payroll.

Ralph A. Villani
John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the first and second half of May, 1941 and the weekly payrolls as hereinafter set forth, be and the same are hereby approved, confirmed and ratified:

PUBLIC BUILDINGS

Marguerite Dow-Dell, temporarily appointed Telephone Operator, for

a period of three (3) days for relief work, namely, May 14th, 16th and 17th, 1941, at a salary of \$20.00 per week.

May Brittingham, temporary Cleaner, services terminated, May 20th, 1941.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

WHEREAS, pursuant to the "local housing authorities law" of New Jersey, the Board of Commissioners of the City of Newark, on March 23, 1938, adopted an ordinance entitled "An Ordinance creating the Housing Authority of the City of Newark, New Jersey; and

WHEREAS, Charles P. Gillen was appointed a member of the Newark Housing Authority on June 16, 1938, for the balance of the unexpired term of Neil J. Convery; and

WHEREAS, the aforesaid term of Charles P. Gillen expired on April 20, 1941;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that Charles P. Gillen be and he is hereby reappointed for a term of five (5) years, same to commence from April 20, 1941; and the City Clerk be and he is hereby authorized and directed to

file a certified copy of this resolution with the executive officer of the State Housing Authority.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolutions:

WHEREAS, our President, His Excellency Franklin D. Roosevelt, in a memorable address Tuesday night pictured to the nation in no uncertain terms, the serious state of international affairs; and

WHEREAS, The President proclaimed the existence of an "unlimited national emergency" in which he called upon our American citizenry to put the needs of our nation first in heart, mind and action and to mobilize for national defense the physical powers, the moral strength and the natural resources of the nation; and

WHEREAS, it should now be obvious to all that if we are to avoid the mistake of indifference and retain our existing democratic order and avoid world-wide domination of peoples and economies by foreign dictatorial powers, we must cooperate by giving precedence to the needs of the nation;

NOW, THEREFORE, I, VINCENT J. MURPHY, Mayor of the City of Newark, do in collaboration with my colleagues of the City Commission, proclaim that the current "unlim-

ited national emergency" henceforth calls for undivided support from the citizens of our city, which is in the hub of the industrial defense area. In keeping with the request of the President, it is essential for our future peace and safety, that we give precedence to the needs of the nation right now; that labor and capital cooperate to the fullest extent so that private enterprise may not be hindered; that we continue our undivided aid to civilian defense agencies to assure our security within the internal borders of our city and our state and nation; and that we further recognize the present "unlimited national emergency" by giving the fullest measure of support, morally and financially and every other way, to preserve democracy in the United States and throughout the world.

Proposed by Vincent J. Murphy, Mayor.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, the Essex County Symphony Society will during the month of June, 1941, stage its sixth season of outdoor concerts in Newark City Stadium; and

WHEREAS, these concerts by noted artists will bring the finest music to Newark and North Jersey within the price range of our citizenry, and continue our high musical standards; and

WHEREAS, these concerts sponsored by seventeen cooperating organizations do much to build for inter-creedal good will and better understanding among our citizenry; and

WHEREAS, these concerts give employment to many Newarkers, especially our musicians; and

WHEREAS, these concerts by the Symphony Society, founded and headed by Mrs. O. Griffith, whose name and family are associated with the cultural forces of our community, have brought musical recognition to Newark in other parts of the nation; and

WHEREAS, in these days of fear and uncertainty, good music is beneficial to people in relieving tension and strain and helps keep up the morale and unity of our people;

NOW, THEREFORE, acting upon the instance of his Honor, Mayor Vincent J. Murphy, we the members of the Board of Commissioners of the City of Newark, do hereby give public expression to our feeling of satisfaction that this Series is held in Newark, that we commend the Society for its efforts and that we trust our citizens will support, attend and enjoy these concerts which do much to advance Newark and surrounding area, musically.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of William A. Weisman, owner; for the repair and sale of used cars in present gasoline station in a 1st industrial district; premises 313-315 New Street; same to be in accordance with the plans filed with the Board of Adjustment; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

The Acting City Clerk: That was pending under the old Commission.

Mayor Murphy: That is an application for a renewal?

The Acting City Clerk: No. It is not a renewal.

Mayor Murphy: Are there any objections on this application?

(No response).

Commissioner Byrne: I move its adoption.

Commissioner Villani: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, N. J.

May 20, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*68-74 Chapel Street; Chapel Street Auto Wreckers; renewal of permit for automobile dismantling; such use to be limited to the period of one year ending January 6, 1942;

*329-335 Plane Street; James E. Nann; renewal of permit for automobile parking station; such use to be limited to the period of one year ending May 11, 1942;

*7-9 Warren Place; Moses Eisner, owner; renewal of permit for auto-

mobile parking station; such use to be limited to the period of one year ending May 8, 1942;

*37 Boyd Street (rear); Samuel Steinberg; renewal of permit for the storage of rags and junk; such use to be limited to the period of one year ending May 22, 1942;

*342-346 Washington Street; Ida Geltman; renewal of permit for automobile parking station; such use to be limited to the period of one year ending April 2, 1942;

265-273 Passaic Street; Reichman & Hoffman Brothers; in a 1st industrial district the establishment of a scrap iron and junk business.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. Rankin,
Secretary.

Ordered filed.

Acting City Clerk: There are six matters listed; five of them are renewals and can be passed upon.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Villani: I so move you.

Mayor Murphy: The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Chapel Street Auto Wreckers (Mansfield Holding Co., owner); for the renewal of permit for automobile dismantling; premises 68-74 Chapel Street; such use to be limited to the period of one year ending January 6, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order to approve.

Commissioner Villani: I so move.

Commissioner Byrne: I second it.

Mayor Murphy: A motion has been made that the recommendation of the Board of Adjustment be approved. The clerk will call the roll.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of James B. Nann (Fidelity Union Trust Co., owner); for the renewal of Permit for automobile parking station; premises 329-335 Plane Street; such use to be limited to the period of one year ending May 11, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark that said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order to approve it.

Commissioner Byrne: I move its adoption.

Commissioner Villani: I second it.

Mayor Murphy: The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Moses Eisner, owner; for the renewal of permit for automobile parking station: premises 7-9 Warren Place; such use to be limited to the period of one year ending May 8, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan.

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Byrne: I move its adoption.

Commissioner Villani: I second it.

Mayor Murphy: A motion is made to approve the action of the Board of Adjustment. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Samuel Steinberg (Melrose Holding Co., owner); for the renewal of permit for the storage of rags and junk; premises 37 Boyd Street (rear); such use to be limited to the period of one year ending May 22, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there

any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Byrne: I move we concur.

Commissioner Villani: I second it.

Mayor Murphy: The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ida Geltman (Chancer Corporation, owner); for the renewal of permit for automobile parking station; on premises 342-346 Washington Street; Street; such use to be limited to the period of one year ending April 2, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No answer).

Mayor Murphy: If not, a motion is in order, to approve.

Commissioner Byrne: I so move.

Commissioner Villani: I second it.

Mayor Murphy: The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Acting City Clerk: This other matter will be laid off until next week.

Mayor Murphy: If there is no objection, it will be laid off for one week. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, N. J.

May 27, 1941

**The Board of Commissioners
of the City of Newark**

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 1928 (40: 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

605-609 McCarter Highway; Sam Stromeyer; in a 1st industrial district the establishment and operation of an automobile sales station; same to be maintained and operated in conformity with the rules of this Board and to be in accordance with the plans approved by this Board; such use to be limited to the period of one year;-- (No objectors);

*84-96 Edison Pace; Battery Park Co.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending May 17, 1942;

*193 West Market Street; Mrs. Minnie Dougherty, owner; renewal of permit for two portable gasoline tanks; such use to be limited to the period of one year ending May 24, 1942.

Respectfully submitted.

BOARD OF ADJUSTMENT

R. B. Rankin,
Secretary.

Ordered filed.

The Acting City Clerk: These are three matters listed; two of them renewals, and the other could be heard at the same time; and asking

for a suspension of the rules.

Mayor Murphy: If there is no objection, the clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Sam Stromeyer (Jacob Knapp, owner); for the establishment and operation of an automobile sales station in a 1st industrial district; premises 605-609 McCarter Highway; same to be maintained and operated in conformity with the rules of the Board of Adjustment and to be in accordance with the plans filed with the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. If there are no objectors a motion is in order.

Commissioner Byrne: I so move you.

Commissioner Villani: I second it.

Mayor Murphy: The motion now is to approve the application. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Battery Park Co. (Grace C. Kilburn and Estate of Walter D. Osborne, owners); for the renewal of permit for automobile parking station; premises 84-96 Edison Place; such use to be limited to the period of one year ending May 17, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. If there are no objectors, a motion will be in order.

Commissioner Byrne: I so move.

Commissioner Villani: I second it.

Mayor Murphy: A motion has been made for the approval. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Mrs. Minnie Dougherty, owner; for the renewal of permit for two portable gasoline tanks; premises 193 West Market Street; such use to be limited to the period of one year ending May 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. If there is no objection, a motion is in order.

Commissioner Byrne: I so move.

Commissioner Villani: I second it.

Mayor Murphy: A motion has been made. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following Reports were received and read:

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and rodered filed.

Superintendent of Weights & Measures for March, 1941.

Department of Buildings for March, 1941.

Clerk of First District Court for March, 1941.

Clerk of Second District Court for March, 1941.

Superintendent of Alms House for March, 1941.

City Clerk (2) for March, 1941.

Thomas F. Guthrie, Chief Clerk.

1st Criminal Court, for March, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for March, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 1, for March, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 2, for March, 1941.

Robert J. Beckley, Clerk 3d Criminal Court, for March, 1941.

Elizabeth S. Lewis, Clerk Family Court, for March, 1941.

City Treasurer for March, 1941.

Comptroller, for March, 1941.

The following communication was received and read:

CITY OF NEWARK, N. J. DEPARTMENT OF REVENUE AND FINANCE

April 1, 1941

To the Honorable,
The Commissioners of the
City of Newark, N. J.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of March, 1941:

RECEIPTS

Cash on hand—Feb. 28, 1941\$6,194,098.34

Rec'd from Comptroller—March 1,430,957.93

\$7,625,056.27

DISBURSEMENTS

By Warrant\$4,329,288.84

Without Warrant 659,461.00

\$4,988,749.84

Cash on hand—March 31, 1941

\$2,636,306.43

Respectfully,

Vincent J. Murphy,
Director of Revenue & Finance

By: Joseph J. Kroehl

Ordered filed.

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

DESCRIPTION	MONTH OF MARCH, 1941	
	Last Year's Collections March, 1940 Total to Date	This Year's Collections March, 1941 Total to Date
Licenses: Sale of Alcoholic Beverages	1,017.78	2,352.78
Ice Cream, Plumbing and Refuse	1,287.00	5,147.50
All Other Licenses	10,032.26	49,406.14
Fees and Permits: Tax Search Fees	723.00	2,511.50
Building and Electrical Work Permits	2,347.16	7,786.69
Public Sewer Connection Tap Fees	60.00	1,400.00
Towels, Soap, Bathing Suits		933.30
Combustible, Moving Picture, Garage & Misc. Permits	1,414.00	5,137.40
Receipts for Patients Treated	3,264.59	7,309.17
Contribution by City of East Orange for Passaic Valley Sewer Maintenance		1,449.40
Jury and Listing Fees	3,393.51	9,077.11
Animal, Chicken, Plumbing Permits and Misc. Fees	737.50	3,091.00
Transcript Fees for Births, Deaths, Etc.	592.80	1,986.00
Fines: Magistrates	5,324.10	16,783.55
Overdue and Lost Books		3,406.22
		6,130.00
		1,577.04
		18,438.90
		6,505.30

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF MARCH, 1941

DESCRIPTION	Last Year's Collections		This Year's Collections	
	March, 1940	Total to Date	March, 1941	Total to Date
Interest and Costs on Assessments	826.97	5,281.11	684.40	870.97
Interest and Costs on Taxes	34,101.35	102,662.70	33,965.61	101,599.92
State and Other Aid:				
Gas Tax Refund	5,358.33	10,148.55		6,855.54
Public Lighting Reimbursement	1,408.47	1,408.47	1,376.58	2,753.16
Bill Board Tax		3,285.55		
State Aid for Relief 1938				
Franchise and Gross Receipts Taxes of 1938		77.10		
Franchise Taxes of 1940-1941		1,095.39		904.88
Gross Receipts Taxes of 1939				
Bus Receipts Tax: 5% Trolley—Jitney Tax	19,852.48	63,378.54	20,110.02	66,072.28
Leases and Rentals:				
City Owned Property	11,763.49	36,403.81	18,819.30	54,798.75
Rent: Army Base	8,333.34	25,000.00	8,333.34	25,000.00

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF MARCH, 1941
 Last Year's Collections This Year's Collections
 March, 1940 Total to Date March, 1941 Total to Date

DESCRIPTION

Rent: City Railway				
Reimbursement: Lighting Inspectors Salary		1,500.00		
Total Miscellaneous Revenues Anticipated				
Real Estate Arrears: "Regular"	329,463.54	1,214,801.88	299,091.43	1,040,032.41
Personal Arrears:	45,530.62	116,021.71	42,443.03	139,976.64
Tax Title Liens:				
Real Estate Taxes	30,942.14	97,823.56	29,362.73	87,564.53
Interest and Costs: Lien Certificates	1,515.54	5,863.43		
Special Items of General Revenue:				
Leases and Rentals of City Owned Property				
Smoke Abatement Bureau Fees			332.00	981.00
Zoning Board Fees			260.00	670.00
Bill Board Tax				3,407.80
Foreclosed Property Rents				
Farmers Market Fees				100.00

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

DESCRIPTION	MONTH OF MARCH, 1941		
	Last Year's Collections March, 1940	Total to Date March, 1941	Total to Date March, 1941
Current Tax Collection	577,096.26	10,658,966.64	528,607.57
Miscellaneous Revenue Not Anticipated	870.67	2,016.52	1,087.04
Alms House			12,732.42
City Home			
Police Department			
Street Cleaning			
Board of Adjustment			
Other			
Dedicated Revenue:			
Newark Airport	32,749.71	56,173.59	21,726.07
Bureau of Water	216,598.35	623,219.66	217,910.72
Bureau of Docks			
Bureau of Streets	1,010.29	3,143.24	5,100.09
Bureau of Street Cleaning	3,275.27	5,447.47	1,508.30
House Sewer Connections	623.05	3,495.66	2,677.41
Outdoor Poor	580.00	1,626.00	782.66
			2,130.66

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF MARCH, 1941
Last Year's Collections
This Year's Collections
March, 1940 Total to Date March, 1941 Total to Date

DESCRIPTION

Weights and Measures	120.50	100.50	100.50
Bureau of Motors			
Printing and Stationery	82.47	37.81	96.57
Shade Tree	8.90	79.56	430.54
Public Outings			
City Hospital: Payroll Credits	65.85	93.49	
Convalescent Hospital: Payroll Credits			
Administration of Relief	221.61	237.74	125.32
200 Washington Street Corp.	833.33	2,499.99	1,000.00
Henry C. Jones Estate	32.03	52.11	35.23
Redemption of Lien Certificates	11,241.11	25,916.24	5,066.45
U. S. Social Hygiene		2,150.00	1,000.00
Emergency Relief 1938	462.31	1,477.82	

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

	MONTH OF MARCH, 1941	
	Last Year's Collections	This Year's Collections
	March, 1940	March, 1941
	Total to Date	Total to Date

DESCRIPTION

Grading, Curbing, Flagging			
Openings			
House Sewer Connections			
Shade Trees			
Sidewalks			
Emergency Notes		150,000.00	150,000.00
Other Cash Collections:			
Capital Account	450,000.00	700,000.00	1,210,965.20
Miscellaneous	24,966.11	25,402.11	770.52
Over Deposit	1.37	1.39	
Totals	3,677,458.00	15,861,108.02	2,804,655.26
Under Deposit		1.39	

Totals

Under Deposit

Vincent J. Murphy

Ordered filed.

Mayor Murphy: The Chair announces the Insurance Fund Commission will meet Monday at ten-thirty. I would like to say, before closing, that I think it would be well if the members of the Commission, not wanting to deprive any employees of the city from an opportunity of sitting in at these meetings, but I think it would be well that only those employees who are absolutely necessary and part of the functions, and as designated by the Commissioner, attend the City Commission meetings.

From time to time there have been numerous complaints about employees of the different departments who have no place at these meetings, during their working hours, and I think we should make it a practice that only the employees who are necessary for each one of us to be here and who would help us carry out our functions to attend the meetings; so that an opportunity may be given to the public at large to come here and present their views. I think that should be done; and I am only making that request with the hope that we all try to live up to it.

I have already issued orders in my department to that effect. If

there is any other business before the City Commission—

Commissioner Byrne: I move we adjourn.

Commissioner Villani: I second it.

Mayor Murphy: The motion is made to adjourn; and the meeting will be held next Monday at eleven o'clock sharp. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

APPROVED:

JOS. M. BYRNE, JR.

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

H. S. REICHENSTEIN,
City Clerk.

MINUTES OF MEETINGS

OF THE

BOARD OF COMMISSIONERS

JUNE, 1941

Newark, N. J., June 4, 1941

A Regular Meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date, in the Commissioners' Chamber, City Hall, Newark, N. J., at 11 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mr. Harry Reichenstein: Mr. Mayor. In accordance with the understanding and stipulation placed on the record at the organization meeting, May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable to you?

Mayor Murphy: If there is no objection; it is agreed.

Mayor Murphy: The clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes be dispensed with.

Commissioner Byrne: I second the motion.

Mayor Murphy: Motion has been made that the reading of the minutes of the previous meeting be dispensed with. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance amending an Ordinance entitled: "An Ordinance to limit the number of plenary retail

consumption licenses and plenary retail distribution licenses and to sell alcoholic beverages at retail in the City of Newark, and to regulate the renewing and transferring of plenary retail consumption licensing and plenary retail distribution licenses to sell alcoholic beverages at retail in the City of Newark," which said Ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: That Section 1 (a) of the ordinance entitled "An Ordinance to limit the number of plenary retail consumption licenses and plenary retail distribution licenses and to sell alcoholic beverages at retail in the City of Newark, and to regulate the renewing and transferring of plenary retail consumption licenses and plenary retail distribution licenses to sell alcoholic beverages at retail in the City of Newark," adopted May 4th, 1938, be and the same is hereby amended to read as follows:

"Section 1: (a) No Plenary Retail Consumption License shall be granted hereafter unless and until the number of such licenses issued and outstanding shall be less than one thousand and thirteen (1013), except as hereinafter set forth.

2: That the provisions of Section 4 and Section 5 of the ordinance entitled "An Ordinance to limit the number of plenary retail consumption licenses and plenary retail distribution licenses and to sell alcoholic beverages at retail in the City of Newark, and to regulate the renewing and transferring of plenary retail consumption licenses and plenary retail distribution licenses to sell alcoholic beverages at retail in

the City of Newark," adopted May 4th, 1938, shall not apply to any plenary retail consumption licenses or plenary retail distribution licenses which shall hereafter be issued to any person, firm or corporation which leases, or shall hereafter lease any public building from the City of Newark; provided, however, that the issuance of the said license shall be approved by the State Commissioner of Alcoholic Beverage Control.

3: This ordinance shall take effect immediately upon final passage and publication according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that June 17, 1941, 11 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: I have a question there. Was that resolution drafted in reference to the changing of the meeting days? Because that affects that.

Mr. Reichenstein: That is the same day.

Mayor Murphy: It has not been acted upon as yet, but I think we could agree to June 17th.

The Acting City Clerk: Yes.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance changing and establishing the Width of the Sidewalks of CORNELIA STREET, from Albert Avenue to Lister Avenue, and requiring the removal of obstructions, projections or encroachments thereon.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. The Width of the sidewalks on each side of CORNELIA STREET, from Albert Avenue to Lister Avenue, are hereby changed to, and established at ten (10) feet;

Section 2. All obstructions, projections or encroachments in and upon said street and sidewalks, as hereby changed and established, which shall interfere with the construction of the new pavement, gutters and appurtenances, shall be forthwith removed therefrom by the owner or owners of the premises respectively abutting thereon, and in case of the failure of the owner or owners of the abutting property to remove the same upon ten (10) days notice from the Department of Public Works, the Director of the Department of Public Works is hereby authorized and directed to take out, remove and abate, or cause to be taken out, removed and abated, any vault, platform, area, sign, or any

post or erection, or any projection or otherwise in, over and upon said CORNELIA STREET between the limits herein stated, contrary to the provisions of this ordinance, and the expense thereof shall be recoverable of the owner or owners of the premises abutting thereon.

Section 3. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that June 17, 11 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: I would like to ask the City Commission at this time—if we could step up the program a little—to take up any matters pertaining to the Board of Adjustment. Because, if there are any ob-

jectors here, they will not be forced to wait until the end of the meeting, if they do not so desire. So the Board of Adjustment matters will come next.

The Acting City Clerk: With reference to this, we have today, the application of Reichman & Hoffman Brothers for the establishment of a scrap iron and junk business in a first industrial district, premises 265-273 Passaic Street.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Reichman & Hoffman Brothers (Passaic-Ogden Co., owner); for the establishment of a scrap iron and junk business in a 1st industrial district; premises 265-273 Passaic Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjutment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application for the junk yard. Are there any objectors here?

Mayor Murphy: We will now go ahead with our resolutions.

The Acting City Clerk: Reading of appropriations.

RESOLVED, That the sum of \$2,624.95, be and the same is hereby appropriated to the persons named in the certified list below containing 45 items, being the bills and claims of the Department of Revenue & Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$3,770.00 be and the same is hereby appropriated to the persons named in the certified list below containing 99 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,270.00, be and the same is hereby appropriated to the persons named in the certified list below containing 101 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,858.00 be and the same is hereby appropriated to the persons named in the certified list below containing 253 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$10,356.55, be and the same is hereby appropriated to the persons named in the certified list below containing 361 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$442.00 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$29,601.79, be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,127.00 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims

of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$12,610.97, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,888.47 be and the same is hereby appropriated to the persons named in the certified list below containing 27 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$4,191.10, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$142.00 be and the same is hereby

appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$16,490.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1116 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$11,535.60, be and the same is hereby appropriated to the persons named in the certified list below containing 24 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$7,967.70, be and the same is hereby appropriated to the persons named in the certified list below containing 28 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$55.00, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$223,060.53, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$91,637.71 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,066.02, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$337.09, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$60.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$55,907.58 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$12,496.48, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$4,897.18 be and the same is hereby appropriated to the persons named in the certified list below containing 62 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$66.35, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,163.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$22,671.67, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$499.16 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$46,734.54, be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$5,211.34 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$17,203.07, be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$4,500.00 be and the same is hereby

appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$39,807.73, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: There is an emergency resolution there of \$7,000. Have you got that?

The Acting City Clerk: On the appropriation list?

Mayor Murphy: Yes. What I want to do is to hold out those election bills until we adopt that as the first procedure; so that we could have created funds; and then we would pass the others. I think we should just act on that first, so that legally we will have created the fund.

Commissioner Brady: I would like to have something to say on that.

WHEREAS, an emergency has arisen to meet a pressing need for public expenditure, to wit, the payment of bills and claims arising out of the City Clerk's office—Municipal Election; and

WHEREAS, no adequate provision was made in the 1941 Budget Appro-

priation for the aforesaid purpose; and

WHEREAS, R.S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created including the appropriation to be created by this resolution is \$7,556.50, and three per cent of the total current operating operations in the Budget for 1941 is\$518,136.16;

NOW, THEREFORE, BE IT RESOLVED, that an emergency appropriation be and the same is hereby made pursuant to R.S. 40:2-31 in the total amount of Seven Thousand Five Hundred Fifty-Six Dollars and Sixty Cents\$7,556.60;

BE IT FURTHER RESOLVED, that said appropriations shall be provided for in full in the 1942 Budget; and

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Finance, and the Acting Auditor of Accounts, be and they are hereby authorized to issue an "Emergency Note" not in excess of the above amount, pursuant to R.S. 40:2-31, and in accordance with the provisions of R.S. 40:2-40, 40:2-41, and 40:2-43 to 40:2-46, inclusive; and

BE IT FURTHER RESOLVED, that a copy of this resolution be filed forthwith with the Commissioner of Local Government.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the

reading of the emergency resolution dedicating the necessary funds in order to meet the election obligations by the county and the city. What is your pleasure?

Commissioner Brady: It seems to me, Mr. Mayor, that the county officials should be somewhat careful with these elections, because of the fact that we are burdened with a very heavy tax rate. I understand we have to pay the county \$44,000, or \$50,000, for election services.

Now, we have an adequate police department in the City of Newark, and I understand that under the law they could call in the state police. I see no reason why any county official should be put to work in looking after the municipal elections, and then have us assume the burden of paying for it. I think we should take some action on it, and of the Department of Public Works, we should ask the county officials hereafter, when a municipal election is held, before they go into the expenses that would be saddled on the City of Newark, to at least consult with the City Commission.

Mayor Murphy: Is there any further comment by the members of the Commission?

At the present time there seems to be no alternative on the part of the City Commissioners, I guess, except to approve of the emergency resolution. If the Commission wants to take action in reference to the bills submitted by the county in holding that up in any manner, shape or form, or in referring it to the Law Department, that, of course, is an other matter.

Commissioner Villani: I move that the emergency resolution be adopted.

Commissioner Byrne: I second it.

Mayor Murphy: You heard the motion. The clerk will call the roll.

Commissioner Brady: Now, on that subject, can we not refer this to the Law Department, or will it have to be taken up under new business?

Mayor Murphy: Why not remove that bill and take action on it? For the benefit of the Commissioners it should be referred to the Law Department.

Then, if there is no objection, the clerk will proceed with the reading of the resolutions.

Commissioner Keenan: Personally, I think it is a very important and necessary service rendered that day, and as long as it is a statutory claim, there is nothing for us to do except to pass it.

Commissioner Brady: It has been passed. The emergency resolution has been passed.

Mayor Murphy: All right, let us go on.

The Acting City Clerk: I have a number of resolutions here. A resolution appointing a constable.

RESOLVED: That the following Constable having complied with all necessary regulations be and he is hereby appointed, for a term ending December 31, 1941.

William C. Mead, 130 Waverly Avenue.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution concerning a payroll change in

the Department of Parks and Public Property:

RESOLVED, By the Board of Commissioners of the City of Newark that the following charges appearing in the payrolls of the Department of Parks and Public Property for the second half of May and first half of June, 1941, be and the same are hereby approved, confirmed and ratified:

BUREAU OF BATHS

Fred Guidera, temporarily appointed Life Guard at a salary of \$1200.00 per annum, effective as of June 3rd, 1941.

Gerardo Nisivoccia, temporarily appointed Attendant at a salary of \$960.00 per annum, effective as of June 4th, 1941.

PUBLIC BUILDINGS

Marguerite Dow-Dell, temporarily appointed Telephone Operator, at a salary of \$20.00 per week, effective May 29th, 1941.

Joseph Solomon, Cleaner, placed on pension for disability, effective May 16th, 1941, and to be paid out of the pension fund.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution appointing Matthew A. Brady, Social Investigator:

WHEREAS, there is a vacancy in the position of Superintendent of the Newark City Almshouse, Department of Public Affairs, because of the demise of Superintendent Patrick J. White, and

WHEREAS, it is essential to the best interests of the City of Newark that this vacancy be filled in order that proper management and efficiency be maintained at the Newark City Almshouse, Department of Public Affairs, and

WHEREAS, Matthew A. Brady, now employed as Social Investigator, Department of Public Welfare, Department of Public Affairs, by reason of his vast experience in the administration of social welfare, is particularly qualified to fill the position of Superintendent of the Newark City Almshouse, Department of Public Affairs,

Now, Therefore, Be It Resolved, That Matthew A. Brady, Social Investigator, Department of Public Welfare, Department of Public Affairs, be and he is hereby appointed to the position of Superintendent of the Newark City Almshouse, Department of Public Affairs, at a salary of \$3,500.00 per annum, with maintenance, effective June 1st, 1941, subject to the rules and regulations and approval of the Civil Service Commission of the State of New Jersey.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution increasing the salary of Mildred Tropp:

RESOLVED, By the Board of Commissioners of The City of Newark that the salary of Mildred Tropp, Clerk-Stenographer in the Director's Office, Department of Parks and Public Property, be and the same is hereby increased from \$1,040.00 to \$1,320.00 per annum, effective as of June 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution detailing Salvatore A. Bontempo, Acting Director of the Department of Central Purchase.

BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that Salvatore A. Bontempo, Deputy Director of the Department of Central Purchase, be and he is hereby detailed to the position of Acting Director of the Department of Central Purchase, in the City of Newark, at an annual salary of Six Thousand Dollars (\$6,000.00), said appointment to take effect as of May 20, 1941; the salary aforesaid to be paid semi-monthly as other salaries are paid; and the City Clerk is hereby directed to make the change upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution appointing Louis Weiss as a member of the Board of Assessment for Local Improvements;

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that Louis Weiss be and he is hereby appointed a member of the Board of Assessment for Local Improvements of the City of Newark, at an annual salary of Three Thousand Dollars (\$3,000); payable semi-monthly as other salaries are paid; and the City Clerk be and he is hereby directed to place his name on the pay-roll.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution appointing Edmund Mancusi-Ungaro a member of the Board of Assessment for Local Improvements:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that EDMUND MANCUSI-UNGARO be and he is hereby appointed a member of the Board of Assessment for Local Improvements of the City of Newark, at an annual salary of Three Thousand Dollars (\$3,000.); payable semi-monthly as other salaries are paid; and the City Clerk be and he is hereby directed to place his name on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution appointing Thomaas V. Brennan a member of the Board of Assessment for Local Improvements:

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that THOMAS V. BRENNAN be and he is hereby appointed a member of the Board of Assessment for Local Improvements of the City of Newark, at an annual salary of Three Thousand Dollars (\$3,000.); payable semi-monthly as other salaries are paid; and the City Clerk be and he is hereby directed to place his name on the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: A resolution appointing Joseph P. Halpin a member of the Municipal Board of Alcoholic Beverage Control:

BE IT RESOLVED By the Board of Commissioners of the City of Newark that under and by virtue of the authority of the provisions of an Act of the Legislature of New Jersey Entitled "An Act Concerning Alcoholic Beverages," P.L. 1933, Chapter 436, Revised Statutes, Title 33, and its several amendments and supplements thereto, that Joseph P. Halpin be, and he is hereby chosen and appointed as a Member of the Municipal Board of Alcoholic Beverage Control of the City of Newark for a term commencing April 24th, 1941 and ending April 24, 1942.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED by the Board of Commissioners of the City of Newark that under and by virtue of the authority of the provisions of an Act of the Legislature of New Jersey Entitled "An Act Concerning Alcoholic Beverages," P.L. 1933, Chapter 436, Revised Statutes, Title 33, and its several amendments and supplements thereto, that Daniel V. Crosta be, and he is hereby chosen and appointed as a Member of the Municipal Board of Alcoholic Beverage Control of the City of Newark for a term commencing April 24th, 1941, and ending April 24, 1943.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Miss Emily O'Connor has been employed as Deputy Clerk

of the Second District Court of the City of Newark for a period in excess of thirty years, and is more than sixty-five years of age, and has made application for retirement pursuant to the provisions of 1937 R.S. 43:12-2; and

WHEREAS, Miss O'Connor is receiving a salary, as said Deputy Clerk of the Second District Court of the City of Newark, in the amount of Three Thousand Dollars (\$3,000.) per annum;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that Miss Emily O'Connor, Deputy Clerk of the Second District Court of the City of Newark, be and she is hereby retired and granted a pension pursuant to the provisions of 1937 R.S. 43:12-2 et seq; and

BE IT FURTHER RESOLVED, that Miss Emily O'Connor shall be paid a pension of One Thousand Five Hundred Dollars (\$1,500.) per year, said pension to be paid in the same manner and same installments as her salary has heretofore been paid; and

BE IT FURTHER RESOLVED, that the said retirement and pension shall be effective as of June 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That sealed proposal received by the Department of Central Purchase on June 3, 1941, for furnishing and delivering Reinforced Steel to be used in constructoin of aqueduct crossing under Orange Branch of Erie Railroad, for the

Department of Public Works, be and the same hereby is rejected due to lack of competition and because the price submitted was out of proportion to actual cost, therefore be it

FURTHER RESOLVED that the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for said Reinforced Steel.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9566, dated March 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central

Purchase, in the City of Newark.

L. S. BRACH MFG. COMPANY
Newark, N. J.

(Public Safety)

One (1) or more No. 2500 Terminal Strips with Type No. 72 Cartridges, short strip with ground link to top—extra plate....@ \$22.30 each.

One (1) or more No. 2500 F Terminal Strips with 10/32 nuts@ \$5.15 each.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 10055, dated April 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material ac-

cording to the specifications on file in the Department of Central Purchase, in the City of Newark.

DOSCH-KING COMPANY
Whippany, N. J.

(Public Works)

Approx. 18 tons Bituminous Enamel
as per specifications @ \$68.50 ton.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 10055, dated April 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Leather and shoe findings for Re-

lief Clients, Department of Public Affairs, for the period of six (6) months, at unit prices shown on list in the Department of Central Purchase, approximate totals are as follows:

H. Lippman Sons	
Approximately	\$3,750.15
Meisel Brothers	
Approximately	756.59
Toplansky Brothers	
Approximately	4,060.40
Jos. M. Byrne, Jr.	
John A. Brady	
John B. Keenan	
Ralph A. Villani	
Vincent J. Murphy	

WHEREAS, the Procurement Division of the United States Treasury Department has allocated to the Newark City Hospital 220 gallons of whiskey, without cost to the City of Newark, other than the cost of freight, packing, etc., which will probably amount to \$1.50 per gallon; and,

WHEREAS, this whiskey, if bought in the open market would probably cost \$7. or \$8. per gallon; and

WHEREAS, this whiskey is to be shipped f.o.b., Kansas City, Kansas and Kansas City, Missouri, and the freight and packing charges will be payable upon the delivery of the whiskey; and,

WHEREAS, it will be necessary for the Department of Public Affairs, to have the authorization for the Director of the Department of Revenue and Finance to meet payment of the aforesaid charges. The charges to be approximately 220 times \$1.50 per gallon; and

THEREFORE, BE IT RESOLVED,

by the Board of Commissioners of the City of Newark that the Director of the Department of Public Affairs be and he is hereby authorized to accept the whiskey allocated by the Procurement Division of the United States Treasury, conditioned upon the payment of the charges aforesaid and which are hereby appropriated and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed upon notice from the Director of the Department of Public Affairs to make payment of the aforesaid charges so that delivery of the whiskey may be had by the Newark City Hospital.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Chapter 36, P.L. 1941, sets forth that:

"1. Whenever the governing body of any municipality** by resolution adopted during the calendar year '1941,' declare that it is for the best interest of its citizens that the provisions of this act be made available to its property owners, than all taxes, assessments, tax sale certificates held by the municipality, or other municipal liens in arrears on January 1st, 1941, and not yet paid and satisfied, together with the interest and penalties thereon, shall, when brought under the provisions of this act by compliance with section seven of this act and subject to the conditions hereinafter set out, be totaled as of said date; and the payment of such totaled sum shall be spread over a period not exceeding five years as may be contracted between the taxpayer and such financial officer of the municipality as shall be designated in said resolution

for the making of contracts under this act;***interest*** shall not exceed 8% per annum***,"

and from which are following excerpts, reference being to paragraphs, to wit:

"2. A copy of such resolution (to be) *** filed in office of the clerk of county *** before provisions*** (are) applicable."

"5. *** conditioned on the prompt payment of the installment of taxes of "1941" and subsequent taxes, assessments and other liens ***."

"7. The extension of time for payment and suspension, of lien *** not effective until the first half of the 1941 taxes thereon has been paid, (and installments of assessments due) ***."

"8. In case *** installment *** or any new taxes, (&c.) not *** paid *** within "30" days (all arrears become due immediately, &c.) ***."

"14. Nothing in this act shall apply to water or sewer rents."

"16. The collection officer *** (designated to keep certain records) in such form as shall be prescribed by the commissioner of local government."

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that it does hereby "declare that it is for the best interest of its citizens that the provisions of Chapter 36, P.L. 1941, be made available to its property owners"; and that the rate of interest on unpaid balances of totaled arrears is hereby fixed at 8% per annum; that the Director of the De-

partment of Revenue and Finance be and he is hereby designated the financial officer for the making of contracts under said act, and that the said Director be and he is hereby authorized and directed to make contracts strictly in accordance with and subject to all the provisions contained in said Chapter 36, P.L. 1941, and to do all things in accordance with and as required therein; and,

BE IT FURTHER RESOLVED, that the City Clerk be and he is hereby directed to file a certified copy of this resolution with the Clerk of the County of Essex and to file with the Director of the Department of Revenue and Finance a certified copy, on which shall be contained acknowledgment by the County Clerk of the filing of certified copy in the office of said County Clerk.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the G-L Industries (General Leather Company), a New Jersey Corporation, through James T. Smith, Stewart A. Young and Adrian Riker, trustees, owners of premises 408-440 Frelinghuysen Avenue, Newark, being:

Lot 1, Block 3501,

Lots 1, 2 and 3, Block 3502,

Lots 8 and 3, Block 3503,

Lot 8, Block 3515,

Lots 1, 3 and 5, Block 3516, and

Lot 1, Block 3517;

has petitioned the Board of Com-

missioners of the City of Newark, for the adjustment of the taxes and interest charges past due on the above mentioned premises; and

WHEREAS, there appears to still be owing the said City of Newark on

the aforesaid property for taxes from 1931 to December 31, 1940, the principal sum of \$192,806.22, and interest and penalties accrued thereon for the said period, in the sum of \$105,386.23, making a total of \$298,192.45, as follows:

Year	Assessed Value	Rate	Tax	Interest as of 6/4 /41	Total
1931	\$850,000.00	3.98	\$ 33,830.00	\$ 29,817.45	\$ 63,647.45
1932	850,000.00	3.80	32,300.00	23,175.70	55,475.70
1933	721,000.00	3.28	23,648.80	15,076.50	38,725.30
1934	593,000.00	3.65	21,644.50	12,511.40	34,155.90
1935	352,000.00	3.36	11,827.20	6,081.65	16,908.85
1936	352,000.00	3.81	13,411.20	5,751.60	19,162.80
1937	352,000.00	3.69	12,988.80	4,586.40	17,575.20
1938	352,000.00	4.61	16,227.20	3,854.43	20,081.63
1939	352,000.00	4.55	16,062.02	3,376.00	19,392.02
1940	225,000.00	4.85	10,912.50	1,155.10	12,067.60
			\$192,806.22	\$105,386.23	\$298,192.45

and

WHEREAS, it appears that the said properties were sold to the City of Newark on June 28, 1933, for the 1941 taxes, Tax Certificate No. 20924; and

WHEREAS, the G-L Industries (General Leather Company), through its trustees aforesaid, has offered the sum of \$200,484.98, in full payment and satisfaction of all taxes, interest charges, liens unpaid for the years aforesaid, as of June 4th, 1941, and

WHEREAS, Thomas J. O'Halloran, licensed professional engineer, certified to the Director of the De-

partment of Revenue and Finance on April 29th, 1938, by letter, copy of which is hereto attached and made a part hereof, that the market value of the said properties was valued at \$146,329.00; and he has since that time reaffirmed that valuation; and

WHEREAS, John A. Linnett, a member of the American Institute of Real Estate Appraisers, a senior member of the Society of Residential Appraisers, and Assistant Professor of Real Estate, University College, Rutgers University, has appraised the market value of the said property, as of October 2, 1940, as \$152,300.00; and

WHEREAS, Joel L. Schlesinger, a

real estate broker, and secretary and treasurer of Louis Schlesinger, Inc., has appraised the market value of the said property, as of October 15, 1940, as being not in excess of \$150,000.00; and

WHEREAS, in 1938, the Director of the Department of Revenue and Finance did agree on a settlement for \$150,000.00 as of that date; and

WHEREAS, there has accrued principal since that day, in addition

to the	\$150,000.00
1938 Taxes	16,227.20
Interest	3,854.43
Accrued principal	
1939 Taxes	16,016.32
Interest	3,376.00
Accrued principal	
1940 Taxes	10,912.50
Interest	1,155.10
<hr/>	
Total of	\$201,541.25

and

WHEREAS, The Board of Commissioners of the City of Newark is satisfied that the amount offered by the said Trustees is equitable and just, and that the market value of the said property is less than the amount offered in settlement of the taxes, interest, etc., and that the said adjustment and abatement will be for the best interest of the City of Newark;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the taxes, assessments and other municipal charges, interest and penalties thereon, for the years 1931 and 1940, inclusive, heretofore levied and assessed against the heretofore described premises, known as 408-440 Frelinghuysen Avenue, be and the same are hereby abated to the sum of \$200,484.98 and

BE IT FURTHER RESOLVED, that the Director of the Department of Revenue and Finance, the Comptroller and the Tax Receiver of the City of Newark be and they are hereby authorized and directed to accept the sum of \$200,484.98 in full satisfaction and settlement of all taxes, assessments and liens on the aforesaid properties, for the year 1931 to 1940, inclusive, and upon the payment thereof the said Director of the Department of Revenue and Finance, the Comptroller and the Tax Receiver of the City of Newark are to give a receipt in full satisfaction provided payment is made within sixty days from the date hereof.

This resolution is presented under and by virtue of Chapter 70, P. L. 1933, R. S. 54:4-99 to 54:4-102.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, while the City was paving Ferry Street, in the vicinity of McWhorter Street, it neglected to place a barrier or light, and on May 31, 1939 Dominic Brancato was injured when a car in which he was riding struck an unprotected sewer cover; and on June 2, 1939, Frank Casta sustained personal injuries and his car was damaged, when his car struck an unprotected sewer cover and,

WHEREAS, the New Jersey Supreme Court, on May 1, 1941, affirmed the judgments of the First District Court, obtained against the City of Newark, and there is properly payable the sums in the respective actions, as hereinafter set forth, to wit:

Frank Casta v. City of Newark—Personal injuries—

Judgment, May 22, 1940	\$500.00	
Taxed Costs	28.68	
		<hr/>
		\$528.68
Interest on the above amount for 1 year		31.72
Costs Taxed on appeal		37.00
		<hr/>
TOTAL AMOUNT DUE		\$597.40

Bartholomew & Dwyer, Attys., and
Herbert A. Kuvin, Of. Counsel.

Frank Casta v. City of Newark—Damages to auto—

Judgment, May 22, 1940	\$450.00	
Taxed Costs	26.26	
		<hr/>
		\$476.26
Interest on the above amount for 1 year		28.58
Costs taxed on appeal		37.00
		<hr/>
TOTAL AMOUNT DUE		\$541.84

Herbert A. Kuvin, Atty.

Dominic Brancato v. City of Newark

Judgment, May 22, 1940	\$215.95	
Costs Taxed	14.43	
		<hr/>
		\$230.38
Interest on the above amount for 1 year		13.82
Costs taxed on appeal		37.00
		<hr/>
TOTAL AMOUNT DUE		\$281.20

Herbert A. Kuvin, Atty.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said sums of \$597.40, \$541.84 and \$281.20 be and the same are hereby appropriated to and for the payment of the judgments aforesaid, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to pay the aforesaid sums to the respective parties, and their attorneys and counsel, as in each case above set forth, upon the delivery of a warrant of satisfaction for judgment in total amount stated in each case, approved as to form by the Law Department.

Hereto is attached bill of taxed costs and letters from Attorney demanding payment.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Joseph Marks & Co. brought an action in the Second District Court against The City of Newark for work done on September 9, 1936, in the nature of repairs to the building at Hunterdon & W. Bigelow Streets, occupied as Emergency Relief Headquarters Department of Public Works, as there constituted; and

WHEREAS, on March 7, 1941, judgment was entered in the sum of One Hundred and Thirty-seven dollars and Fifty Cents (\$137.50) plus costs of Ten Dollars and Forty-eight Cents (\$10.48), total of One Hundred and Forty-seven Dollars and Ninety-eight Cents (\$147.98) and

WHEREAS, said judgment is properly payable; now

THEREFORE, BE IT RESOLVED

by the Board of Commissioners of the City of Newark that the sum of One Hundred and Forty-seven Dollars and Ninety-eight Cents (\$147.98) be and the same is hereby appropriated in full payment and satisfaction of the aforesaid payment of One Hundred and Forty-seven Dollars and Ninety-eight Cents (\$147.98) to Joseph Marks & Co., Inc. (George F. Henderson, attorney), and the Director of Revenue and Finance be and he is hereby authorized to pay said judgment, as aforesaid, upon delivery of a warrant for satisfaction of judgment, approved as to form by the Law Department. The appropriation to be from the Contingent Funds.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

WHEREAS Peter Hoehn was the owner of the premises at 919 South 19th Street, Block 3018, Lot 4, Newark, New Jersey, on October 1st, 1939, and was assessed for same by the City of Newark at a valuation of \$5,300. for the year 1939 being \$1,000 on Land and \$4,300. on Improvements and assessed at a valuation of \$5,300. for the year 1940, being \$1,100. on Land and \$4,200. on Improvements; and

WHEREAS PETER Hoehn is an honorably discharged veteran and is entitled to a total annual exemption of \$500 from the assessed valuation of his real and personal property;

WHEREAS, the said Peter Hoehn had not received the exemption of \$500. on his real or personal property for the years 1939 and 1940;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Peter Hoehn be granted the exemption of

\$500.00, tax \$22.75 from the assessed value of his real estate, 919 South 19th Street, Block 3018, Lot 4 for the year 1939 and that he also be granted the exemption of \$500. tax \$24.25 from the assessed value of his real estate, Block 3018, Lot 4, 919 South 19th Street, for the year 1940, and that the Comptroller be and he is hereby authorized to change his records accordingly.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

WHEREAS Vincenza Della Fera is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938 Vincenza Della Fera was the owner of record of personal property located at 313-315 North 10th Street, Newark, New Jersey, Block 698, Lot 47-46 which was assessed at a value of \$9,650. tax \$439.08;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Vincenza Della Fera be granted exemption of \$400.00 tax \$18.20 for 1939 from the assessed valuation of his real estate located at 313-315 Keer Avenue, Block 698, Lot 47-46, Newark, New Jersey, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS Samuel Bolen is an honorably discharged veteran and

is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Samuel Bolen was the owner of record of premises known and designated as Block 833a, Lot 18, 20 North End Terrace, Newark, New Jersey, which was assessed at a valuation of \$2,800. tax \$135.80;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Samuel Bolen be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 833a, Lot 18, 20 North End Terrace, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS Joseph Mikolay is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938, Joseph Mikolay was the owner of record of premises known and designated as Block 3732, Lot 21, 241-23e9 Schley Street, Newark, New Jersey, which was assessed at a valuation of \$10,000. tax \$455.00;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Joseph Mikolay be granted exemption of \$400.00, tax \$18.20 from the assessed valuation of his property known as Block 3732, Lot 21, 241-39 Schley

Street, Newark, New Jersey, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Alfonso Califano was the owner of record on October 1st, 1939 of property known and designated as Block 876, Lot 24, 40 Elm Street, Newark, New Jersey; and

WHEREAS said property was assessed at a valuation of \$3,400. for 1940 being \$1,600 on land and \$1,800. on building tax \$164.90; and

WHEREAS, said assessment of \$1,800. on the building for 1940, tax \$87.30 was erroneously levied because said building had been razed prior to the assessing date for 1940; to wit, March 14, 1939; and

WHEREAS Alfonso Califano owner inadvertently paid in full said taxes of \$164.90; for 1940

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the assessment of \$1,800. tax \$87.30 erroneously levied against property known as 40 Elm Street, Newark, New Jersey, Block 876, Lot 24 be cancelled and that the Comptroller be and he is hereby authorized to cancel the same upon his records, and

BE IT FURTHER RESOLVED that the Receiver of Taxes be hereby authorized to refund said taxes of \$87.30 to the said Alfonso Califano.

Jos. M. Byrne, Jr.
John A. Brady

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS John Lanza is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939, John Lanza was the owner of record of premises known and designated as Block 833a, Lot 24, 22 North End Terrace, Newark, New Jersey, which was assessed at a valuation of \$2,700.00, tax \$130.95;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said John Lanza be granted exemption of \$400.00, tax \$19.40 from the assessed valuation of his property known as Block 833A, Lot 24, 22 North End Terrace, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, there now remains upon the tax books of the City of Newark, tax arrears in excess of \$17,000,000., and

WHEREAS, a large number of taxpayers now in arrears are reluctant to redeem or rehabilitate their property, or expand their business because of the heavy burden of taxation which caused such arrears, and

WHEREAS, this large number of taxpayers are willing and ready to negotiate loans to redeem and re-

habilitate said property, on condition that these injustices be righted by way of adjusting said tax arrearages, and

WHEREAS, it has been estimated that approximately \$8,000,000.00 might have been collected on a compromise basis, if such adjustment had been permitted to be made as proposed by the Director of Revenue and Finance during the past few years, and

WHEREAS, the collection of this \$8,000,000. would have reduced the tax rate by about 120 points, spread the tax load and returned these dead accounts to live ratables, and

WHEREAS, such a program would not only open a new source of revenue but also would offer employment to unemployed building trades mechanics to rehabilitate these dilapidated properties, and

WHEREAS, taxpayers currently paying their taxes welcome such a method because of the relief occasioned by the cash and the further relief afforded in not being compelled to make up the difference in the budget for those who are not now paying, and

WHEREAS, it now becomes our duty to give consideration to those taxpayers who have been carrying the burden to develop certain functions in our government for the benefit of outsiders, and

WHEREAS, it is the function of the City to attract outside industries, it is nevertheless our primary duty to consider first those citizens, taxpayers and industries already in our City, and

WHEREAS, by various legislative enactments, methods are provided whereby taxpayers may in deserving cases receive relief from the muni-

cipalities of the State by way of adjustment, revision, abatement, alteration or settlement of past due taxes, assessments and other municipal charges, and

WHEREAS, by virtue of Section 54:4-97 of the Revised Statutes of 1937 such revision, alteration, adjustment or settlement of taxes, assessments and interest and penalties thereon may be made when the lien of the municipality is questioned, impaired or in litigation, and

WHEREAS, by virtue of Chapter 314 of the Laws of 1939 such revision, alteration, adjustment or settlement may be made by the governing body of the municipality with the approval of the Commissioner of local government of any taxes or assessments owed by any corporation under the jurisdiction or receivers or trustees appointed by any District Court of the United States or by the Court of Chancery of New Jersey, and

WHEREAS, by virtue of Chapter 70 of the Laws of 1933 (1937 Rev. Stat., Sections 54:4-99 to 102) municipalities are authorized to make abatement, revision, alteration, adjustment and settlement of past due taxes, assessments and other municipal charges under the terms and conditions therein set forth, and

WHEREAS, the said last mentioned Act (Chap. 70, Laws of 1933) provides that the governing body of any municipality may make such abatement, revision, alteration, adjustment or settlement as it shall deem equitable and just and be for the best interests of the municipality; provided, however, that no abatement of the principal sum of any such taxes, assessments or other municipal charges shall be made unless such principal sum exceeds the value of the property in question,

and

WHEREAS, said P. L. 1933, Chapter 70, further provides that the governing body in the exercise of its authority granted by said Act may adopt such rules as it may deem to be for the best interests of the municipality to regulate the application of said Act:

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that:

1. Any taxpayer who may feel equitably and legally entitled to an abatement, revision, alteration, adjustment or settlement of any principal or of any or all unpaid interest and penalties due upon any taxes, assessments or other municipal charges, shall make written application for such relief to the Board of Commissioners of the City of Newark through the Mayor and Director of the Department of Revenue and Finance.

2. Upon receipt of such written application, the Mayor and Director of the Department of Revenue and Finance shall investigate the same and make timely report thereon to the Board of Commissioners for appropriate action thereon by said Board.

3. In addition to any other equitable or legal reasons, where an abatement, revision, alteration, adjustment, or settlement of any principal amount of unpaid taxes, assessments or municipal charges is sought in addition to the abatement, revision, alteration, adjustment or settlement of interest and penalties, the written application and report must affirmatively establish that the market value of the property involved is less than the principal, interest and penalties of any and all

past taxes, assessments or other municipal charges which may be liens against the said property, and in the case of vacant land, that the owner thereof will commence building construction thereon within sixty days from the date of the granting of the relief sought.

4. Where an abatement, revision, alteration, adjustment or settlement of any municipal charges other than taxes or of the interest and penalties thereon is sought, in addition to any other equitable or legal reasons, the written application and report must affirmatively establish that the surrounding and abutting properties have been relieved of the burden in question, but that through mere legal technicality the taxpayer petitioning for relief under the rules embodied herein is or was unable to obtain the relief in the first instance.

5. Where an abatement, revision, alteration, adjustment or settlement of any or all unpaid interest and penalties due upon any taxes, assessments or other municipal charges is sought, the written application and report must affirmatively establish that the proposed action would be for the best interests of the City; and must further establish either of the following; (a) That the business of the taxpayer has been or is in the process of being re-organized under the supervision of the Federal or State Courts of New Jersey or that the taxpayer has completed a binding voluntary composition or settlement with its creditors, and requires the relief sought to continue in business in the City; (b) That the penalties or interest in question are on a tax based on an assessment where a similar assessment on the same property in substantially the same condition was materially reduced in the following year through proper statutory pro-

cedure and where through mere technicality the taxpayer is or was unable to obtain the desired relief in the first instance; or (c) such other facts as in the opinion of the Board of Commissioners of the City of Newark would justify the granting of the abatement, revision, alteration, adjustment or settlement applied for by said written application.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Minahan Realty Company of 790 Broad Street, owner of property (vacant land) at Nos. 357-363 Chancellor Avenue, Block 3724, Lot 54, located in the City of Newark, has petitioned the Board of Commissioners of the City of Newark, for the adjustment of unpaid taxes, assessments and liens on the lots aforesaid; and

WHEREAS, the said petitioner has offered to pay \$6,250.00 in full satisfaction of all unpaid taxes, assessments and liens, being the present market value of the aforesaid vacant lands, and

WHEREAS, in 1936 this property was assessed at \$124 per front foot; in 1937, 1938 and 1939 it was assessed at \$104 per front foot and for 1940 and 1941 it was assessed at \$100 per front foot, and

WHEREAS said front foot assessment is not indicative of or the controlling factor as to present day market value, and

WHEREAS, the City's land equalization program has not yet reached the stage at which valuations are equal to actual market value per front foot, and

WHEREAS, the plot is approximately 100 x 105, and unit front value in this block is \$60.00 per front foot, and

WHEREAS, THOMAS M. FORD, a qualified real estate appraiser of the City of Newark, has appraised the property as of April 22nd, 1941, as follows:

"SUBJ: Vacant land located, I herewith submit my appraised valuation of vacant land located as indicated above. Sketch herewith is a true copy taken from books in Surveyor's Office, City of Newark.

While subject property is located in immediate vicinity of several small stores such as delicatessen, butcher, baker, drug, etc., the volume of business of said stores is not large, fact is they cater only to the nearby neighborhood.

In addition to this, an unsightly garage and gas station is on the opposite or southside of street, and on the westside, within 300 or 400 feet, the factory district of Irvington is located from which comes much loud noises and at times disagreeable chemical odors.

Therefore, it is my belief that Sixty Dollars (\$60.00) per front foot would be the top value between a willing seller and willing buyer, or a total value of \$6,250.00 10% for 25 ft. corner influence included."

WHEREAS, taxes, street opening, street paving, water and sewer connections, and snow removal have not been paid since 1930, on which the City acquired a Tax Title Lien on June 28, 1933 (Certificate No. 21152) for \$1,874.90, and since that day there has accrued Total Prin-

cipal \$5,601.34 and Total Interest \$2,330.16 to the first day of May, 1941, the sum of SEVEN THOUSAND NINE HUNDRED THIRTY-ONE DOLLARS and FIFTY CENTS (\$7,931.50).

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEW-ARK, that the Comptroller and Tax Receiver be and they are hereby authorized to accept the said sum of \$6,250.00 in full satisfaction and settlement of all taxes, assessments and liens on the aforesaid lot, and the amount of any such taxes, assessments and liens over and above the aforesaid present market value on the aforesaid lots be and they are hereby cancelled upon the payment of the aforesaid, provided, the said \$6,250.00 shall be paid within sixty (60) days from the date hereof, and

BE IT FURTHER RESOLVED that this Resolution is presented under and by virtue of Chapter 70, P. L. 1933, R. S. 1937, Sec. 54:4-00 to 54:4-102, giving the municipality the right to alteration, adjustment and settlement of taxes with understanding that improvements are to commence on the aforesaid property within sixty (60) days from date hereof, otherwise this Resolution is to be null and void.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the premises situate at 82-92 Paris Street, Block 2069, Lots 17-24 & 33-38, has been heretofore assessed as one parcel of land 150 x 200—ell 50 x 100 feet; and

WHEREAS, there is outstanding

thereon the following liens to wit:
Interest & Cost in Certificate

for year 1931	\$ 66.15
1931 Tax	282.20
1932 "	418.00
1933 "	360.80
1934 "	401.50
1935 "	369.60
1936 "	419.10
1937 "	405.90
1938 "	507.10
1939 "	500.50
1940 "	470.45
1941 " 1st half	235.23
Interest & Cost not in Certificate up to and including 6-4-41	1,670.91
	<hr/> \$6,107.44

WHEREAS, Elaine G. Mitchell and Donald B. Glorieux have made application for apportionment of 200 x 60 feet of said outstanding liens in accordance with the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate for year 1931	\$ 14.55
1931 Tax	61.69
1932 "	91.20
1933 "	78.72
1934 "	87.60
1935 "	80.64
1936 "	91.44
1937 "	88.56
1938 "	110.64
1939 "	109.20
1940 "	82.45
1941 " 1st half	41.23
Interest & Cost not in Certificate up to and including 6-4-41	365.70
	<hr/> \$1,303.62

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance, be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, N. Melfi and Sons, 155 Mountain Avenue, Ridgewood, New Jersey, under Contract 46-A with The City of Newark, Division of Water, are doing the General Construction work in connection with the Valley Road Water Treatment Plant for a lump sum price of \$10,540.00 and

WHEREAS, ground-water conditions not revealed by test pits which were excavated in advance of the work, have been encountered in the sub-basement, excavation, making necessary the reinforcing of the bottom and side walls of this sub-basement against hydrostatic pressure;

NOW THEREFORE BE IT RESOLVED that N. Melfi and Sons, on the basis of cost plus 15 percent in accordance with Paragraph (11) Page 16 of the Contract Documents for the Valley Road Water Treatment Plant, General Contract, Contract 46-A be and he hereby is directed to place reinforcing steel in the concrete floor of said sub-basement (called pipe-trench in Contract Documents) and to construct a 12-inch reinforced concrete wall about 7 feet high entirely surround-

ing and waterproofed concrete-block walls originally proposed for this structure; together with 6-inch porous vitrified tile laid with open joints surrounded with 12 inches of 1-inch broken stone at the foot of this wall and other incidental work at an estimated cost of \$1,500.00.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

BE IT RESOLVED by the Board of Commissioners of the City of Newark that the regular meetings of said Board of Commissioners be held on Tuesday, of each week, beginning with Tuesday, June 17, 1941, at 10 A. M., (Daylight Saving Time), during the months of June, July, August and September, and at 10 A. M., Eastern Standard Time, during the other months.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Career of Charles Evans Hughes is an object lesson in perseverance, in honesty and in ability to all the citizens of our Country, in which the citizens of the City of Newark may take great personal pride because of his early education in the public school system of the City of Newark, at Oliver Street School;

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that on behalf of the citizens of this City, we regret the departure from public service of Charles Evans Hughes, one of the greatest Americans of our time—we felicitate him upon his great attainments and his devotion to the cause of Justice

and we wish for him a continued long life and happiness which must be his due, resulting from the admiration and respect which he has earned from all citizens of this great country; and

BE IT FURTHER RESOLVED, that this resolution be engrossed upon the minutes of the City and that a copy hereof be transmitted to the Honorable Charles Evans Hughes, Chief Justice of the United States Supreme Court.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the premises situate at Avenue I, Block 5042, Lot 76, has been heretofore assessed as one parcel of land 16.03 acres; and

WHEREAS, there is outstanding thereon the following liens, to wit:
Interest & Cost in

Certificate for year 1930..\$	362.33
1930 Tax	1,540.54
1931 Tax	1,556.18
1932 Tax	1,485.80
1933 Tax	1,282.48
1934 Tax	1,427.15
1935 Tax	2,153.76
1936 Tax	2,442.21
1937 Tax	2,365.29
1938 Tax	2,955.01
1939 Tax	2,916.55
1940 Tax	3,108.85
1941 Tax 1st half	1,554.43
Interest & Cost not in Certificate up to and including 6-4-41	9,558.88
	<hr/>
	\$34,709.46

WHEREAS, Austin H. McGregor has made application for apportionment of 4.30 acres of said outstanding liens in accordance with the ap-

portionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate for year 1930....\$	97.83
1930 Tax	413.70
1931 Tax	417.90
1932 Tax	399.00
1933 Tax	344.40
1934 Tax	383.25
1935 Tax	577.92
1936 Tax	655.32
1937 Tax	634.68
1938 Tax	792.92
1939 Tax	782.60
1940 Tax	834.20
1941 Tax 1st half	417.10
Interest & Cost not in Certificate up to and including 6-4-41	2,567.39
	<hr/>
	\$9,318.21

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance, be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolutions, bills, claims, payrolls and appointments, et cetera. What is the action of the Commission?

Commissioner Brady: Mr. Mayor, before you adopt the resolutions, I

want to make myself clear on that election situation. I feel that the Commission should instruct the Law Department to prepare legislation on amending the present election law, so that we would not be saddled with these unnecessary expenses; when we have services here in the city that can be rendered on a comparable, or on perhaps a better basis than they could serve our citizens.

My purpose is to have these laws amended. If they are going to saddle us with bills, that we should take some action, and through our law Department stop those outside agencies in saddling us with bills. If it possible to do so.

Mayor Murphy: You heard the motion as made to adopt the reading of the bills and so forth, as presented to the Commission. The clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Villani, Mayor Murphy.

Naye: Commissioner Keenan.

Mayor Murphy: Do I understand, Commissioner Keenan that you are voting against a number of bills there that you got in there yourself?

Commissioner Keenan: No. What is Director Brady inquiring about?

Mayor Murphy: Director Brady has made a statement, but there has been no action taken before us. With respect to Commissioner Brady, he made a statement, that he felt that the Law Department should be instructed about this bill. Of course, we are voting on our bills.

Commissioner Keenan: All right, then.

Mayor Murphy: You change your vote to aye?

Commissioner Keenan: Aye. Aye on the bills and claims.

Mayor Murphy: Adopted.

Mayor Murphy: Is there anything further? Commissioner Brady, did you want to put that in the form of a motion, or did you want to refer your request to the Law Department for them to make a report to the City Commissioners in reference to the present status? I think, in all fairness, we ought to have an opportunity to study that situation before we draft a bill to the legislature.

I think the Law Department should be instructed to inform the members of the City Commission, and of course, especially the laymen, who are not lawyers, as to the operation of the present action, so that we could give consideration to your request.

Commissioner Byrne: Are you moving that it be referred to the Law Department?

Commissioner Brady: That is right.

Commissioner Byrne: I second the motion.

Commissioner Brady: That is right. I move that it be referred to the Law Department, and the Commissioners be given a copy of their decision.

Mayor Murphy: All right. If there is no objection it is requested by Commissioner Brady to refer it to the Law Department and a report is

to be filed with the members of the Commission. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne: I move that we adjourn.

Mayor Murphy: If there is no further business, a motion has been made to adjourn. The clerk will call the roll.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

APPROVED:

JOS. M. BYRNE, JR.

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN,
City Clerk.

Newark, N. J., June 11, 1941

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A.M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order, the Clerk will call the roll.

Present: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mr. Harry Reichenstein: Mr. Mayor, and gentlemen of the Board of Commissioners: In accordance with the understanding and stipulation placed on the record at the organization meeting of May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: If there is no objection by the Commissioners, it will be agreeable.

Mayor Murphy: The clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes of the previous meeting be dispensed with.

Mayor Murphy: A motion has been made that the reading of the minutes of the previous meeting be dispensed with. The clerk will call the roll.

Yeas: Commissioners Byrne,

Brady, Keenan, Villani, Mayor Murphy.

The Clerk presented "An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: You heard the reading of the ordinance, and the title of the ordinance. The ordinance is now before the City Commission. Is there anyone who wishes to be heard? Mr. Milton M. Unger, counsellor, you wish to say something?

Mr. Milton M. Unger: Yes, sir. Mr. Mayor, and members of the City Commission: May I first apologize for opening the city pools in the wrong department, and also for the inconvenience which was caused to an individual member.

Mayor Murphy: At least you designated the police protection anyhow (smiling).

Milton Unger: I did not feel in need of it however.

I was here, I think, two weeks ago, to present a petition to the City Commission, and at that time I was requested to withhold what I had to say because of the ordinance which was pending and which would come up for the second reading today. I could take a lot of time, but I dare not do it.

I think I told your Honor that I would take fifteen minutes. I will try and keep within the fifteen minutes and present to the members of the Commission concisely what I had, how I feel, and what I would like you to do.

First of all, I have a petition addressed to the members of the Commission, which is signed by 660 persons, urging the retention of the Newark Labor Relations Board. I have not investigated the signatures. They look genuine. Some of them are very important. They represent all kinds and all classes of people in the City of Newark. Some of the names will be immediately familiar to you. They are culled from people who walk in all the walks of life. There can be no suggestion that they were recruited from any particular race, creed, sect, calling or vocation. I could save my argument by asking you to read them.

These people who have signed this petition, say, in effect, that they have in mind the need for the continuance of the Newark Labor Relations Board at a time when there is a national defense emergency. That they present the petition, not simply in the light of retaining a board, but with an idea uppermost in their mind that the existence of this Board has justified its creation, and they specify the ways in which it has been done. I will hand that up, signed by 660 people.

Then, I have forty-one letters written by manufacturers, professional people, those who we may say are connected with rather big businesses. Those letters are in here (indicating). Then I have an envelope containing copies of letters purporting to have been written to members of the City Commission, urging the retention of the Newark Labor Relations Board.

You could summarize all these by saying that 716 individual corporations and firms have indicated their opinion that it would be unwise to abolish the Newark Labor Relations Board.

I do not know how many more communications have been sent to the individual members of the Board. I could only surmise that, but I think that perhaps it would be fair for me to say that altogether there are probably one thousand people who have indicated as well as they can the fact that they are not agreeable to the abolition of the Newark Labor Relations Board.

Now, the resolution which is now before the members of the Board recites that it duplicates the functions of the State Labor Relations Board; that it leads to a confusion in the settlement of disputes, bearing in mind that there is a State Labor Relations Board and that it would result in an annual expenditure of approximately \$10,000.

Now, I ask you to view the thing from the standpoint of whether or not the Labor Relations Board has justified its existence, and from no other angle. I ask you to divorce yourself from the fact that any man or woman wishes a job, or to continue his job with that Board because his job there is merely incidental; that may be abolished. That is unimportant. It is only to be considered in the light of how the business of that Board has been handled. If badly handled, that may be an excuse for dispensing with him. If well handled, it may be an argument for keeping him. But divorce the personal angle altogether.

The data which I have shows that in the three years of the existence of this Board, it settled 294 labor disputes, and prevented 197 strikes.

Now, when a lawyer comes, he generally relies upon what his client tells him; but I do not have to rely upon what my client tells me, because I speak for the committee, and I think that my selection was agreed upon largely because I have participated in these disputes, and I know, by actual knowledge, that—and I have been on the side of capital, so to speak, in all of them—and I know by actual knowledge, and I say that there is no one in this room who could dispute the statement that I now make, that there has never been in this city a board which has so quickly, so expeditiously, so economically, saved a waste of money and a loss of time on the part of both capital and labor, as has the Newark Labor Relations Board.

Its very simplicity is that which makes it so valued. It convenes the parties by telephoning. It is not bound by red tape. It has no rules or regulations to which it ties the individuals; but it brings them together; and the conciliator of this Board has had the happy faculty of being in the confidence of both sides. It has been said of him that he is honest, that he has a large heart, that when he has both of those he is bound to do right.

Mayor Murphy: I don't want to interrupt you, counsellor, but of course you did make a plea that the City Commission focus their attention upon the creation of this Board, and upon the Board itself, and not upon any individual that would be involved in the operation of the Board.

Mr. Milton Unger: Yes. What I have said is merely incidental to the operation. My thought is that it operates simply, effectively, honestly and economically.

Now, I have presented to the members of the City Commission a brief. I assume that all of you have it. I do not know if all of you have read it, but I tried to say there in language which was not colored, that it would be a mistake based upon the achievements of this Board, to abolish it.

It has the representatives of capital, of labor, and of the public.

Its procedure is simply, a strike or dispute being imminent, it sends for the parties, it asks them to mediate before they ripen into a conflict, before there is any discord between them, before there is a serious loss of time, before the feeling runs high. It asks them to be patient and just, and to concede to each other their respective rights.

The distinguishing thing between this and a national Labor Relations Board is that in the National Labor Relations Board, it functions only in interstate commerce or insure collective bargaining, and this one differs very, very much from a state board of the kind that has been set up by reason of the statutes. This board serves a local need. It is staffed by local persons. It is concerned with a local problem. It is not concerned with the rules which the Federal Conciliation Board has.

It seems to me that it is one designed to help out local people with local problems.

In the city of Toledo, Ohio, they have a local board like this, and it was deemed so important that it made the Readers' Digest a month or two ago, and in that Readers' Digest they point out with great pride what Toledo did. With a population of 320,000 people, it settled 234 disputes at an annual cost of \$6,275; while Newark, with a popu-

lation of 414,000 has settled 49% labor disputes, at an annual cost of \$9500.

The statistics which I have in my brief indicate that labor trouble, local labor trouble, has been on the decrease since the Newark Labor Relations Board took hold. The facts are there. The situation is there. We have a board, it seems to me, which has justified its existence. Of course, I realize that economy is something that is to be talked about today, but there is such a thing as false economy. It does seem to me, and with the members of my committee, and with all with whom I have talked, that to abolish a board which costs one cent per thousand dollars of tax valuation, is false economy, based upon the great good that has been accomplished.

I don't want to take more time, because there are so many people who have given me their names and said that they wanted to appear and they wanted to talk. I have so many instances of the effective working of this, I have so many letters, so many names here of reputable manufacturers and business men who say that they were brought before the Newark Labor Relations Board and they walked out happy and content. I understand that the very worthwhile Essex Trades Council has approved of the continuance of this labor board. I understand that other organizations of labor have approved the continuance of it.

I understand it is not a situation where capital has picked up the wrong thing, or labor says we've got the wrong thing, but all of them seem to have joined more effectively, more wholeheartedly, in asking for the continuance of this Board, than I have ever seen presented in any case of a similar kind.

I have brought with me literature on this subject. I don't know if you are going to read it. I assume you are not. You have not got the time, and I doubt if you could afford to give it time, but I should like to tell you that I have the reports of this Board here. I have the articles in Business Week. I have the articles in the National Municipal Review. I have the article in the Labor Information Bureau, also in the Journal of Finance. I have a very constructive article of the National Municipal Legislation extolling this Board, this Newark Board, which has been so effective in settling labor disputes in Newark.

Now, they cannot all be wrong. Some of these citizens who have written these letters may be merely in step with the other people and say, "Well, we like it and we want it to go on." They may be acquiescent; and you could discount as many situations as you want; but when you find political writers, people you know, local writers, manufacturers, lawyers, merchants, people engaged in the vocations, all urging, for no personal reason, that you should continue this board, can't I say to you, that in all sincerity, that they cannot be wrong, and that there may be something worthwhile about it?

I am going to leave these here (indicating papers). You may use them or not, as you see fit; but I think I have a right to speak for all of the members of the petition, for all of the signers of the petition, when I say that I think if this board were abolished under these situations, at a time when so much stress, so much duress exists at a time when we are all bent on seeing that the wheels move, I think I am safe in saying that all of them feel that it would not be a good thing

to do, and I urge the members of this board not to make the mistake of doing it, because once you do it you won't be able to rectify it.

Let the board continue, and let the board in the future do as it has done in the past, justify its creation.

May I ask that those who can be heard within a reasonable time be permitted to speak?

Mayor Murphy: Counsellor, may I take the privilege at this time, before any other speakers come and take up the time of the City Commission—they will be given an opportunity if they so desire—but I want to try and outline to you some of the misapprehensions that I think you and some of those probably, who have signed the petition, and I am sure some of the labor counsellors, have been laboring under.

This ordinance that was introduced, as you had partially indicated in the first part of your talk, but did not follow it through—if you desire to sit down while I am talking, it is perfectly all right. (Mr. Unger sits down).

Due to the fact that the state of New Jersey had passed a mediation bill, and under that bill of the state of New Jersey, this mediation law of which the Governor has as yet not set up—unless he has today—this mediation board, which is to be created, it is my personal opinion, as a member of this City Commission, and as a labor man, that if this board is properly created I have no desire until such time as that board is properly created, of moving for the passage of this ordinance. If that board is properly created in this state, as I think it should be, and as I believe it can be, I see no need for the City of

Newark continuing a duplication of effort in the labor relations.

I believe that the state of New Jersey can, by properly dividing this state into units, establish the kind of a board that will be more beneficial to all of the workers and industry and business in general, than it would just to business in the City of Newark, where many of the unions that are involved, their activities stretch out further than just Newark. Many even take in the county; and in many instances many counties.

I have no comment to make in reference to the director of this particular board. I am not willing to say that he is the super-human man and that he is expected to accomplish that which no other man could accomplish in that job; but I am looking at it from the point of view, which I think is a better set-up for all of labor, and from the economic point of view in general.

The City of Newark should not, if the proper set-up is made, be taxed to operate a state board and also operate a city local board. No more so than the City of Newark should not be taxed for the operation of an employment division in the City of Newark, that is costing the City of Newark \$30,000 a year; when at the same time the state has an employment division set up in the City of Newark on a broader basis than the one set up by the City of Newark.

I personally believe that if the proper set-up is made in this state, this board will hear cases more of the intrastate activities; and I am sure that those activities of a larger nature, interstate, they will be taken care of by the national or federal set-up.

I am personally and honestly looking at this from a point of view in what I think is better for all the workers in this City of Newark. I honestly believe that by a state wide set-up we can accomplish a better job and do a finer job for everybody.

It is not a question with me about the man who is in charge. In fact, I don't mind saying to you that numerous people are vitally interested in the welfare of the man in charge. More so than they are of knowing the finer details of the operations of the Labor Relations Board. I mention that because numerous requests have come to me pleading for the preservation of the man's job itself.

I had a conference with Dr. Garner and discussed the situation with him for over an hour, and I am sure he has not been able to convince me that a state set-up would be inferior by any means to this local set-up, just for the City of Newark alone. I believe honestly that the Governor will set up the kind of an mediation board that will be respected by labor and business in this state.

I believe that the board could set up the proper mechanics that will take care of all the municipalities, no matter how large or small, in this state of ours. In the state of Ohio, in the city which you mentioned, there is no State Mediation Board, any more than there is in the City of Newark. I would say that if the State of New Jersey does not make the proper set-up, and if it was not going forward with the setting up of this State Mediation Board and with the proper mechanics in order to do the kind of a job that I think they should do, I would be the last one in the world to vote to abolish the Newark Labor Relations Board, because I think, as you

ple have stated, it would be false economy, due to the fact that this is a highly industrialized city for us to abolish a function of government that will help to maintain industry and business. That is the reason why I support this ordinance, only when I am satisfied that the proper set-up is made in order to give to all the workers in the City of Newark and in every other municipality in the State of New Jersey, the kind of the board or group that can endeavor to settle their difficulties.

So I say that to you, with the thought in mind that today, owing to the fact that the Governor has not as yet established this board, that this board has not—unless it has been appointed today—has not as yet been appointed, that I want to make known to the public and to the public officials just what kind of mechanics are going to be established in order to meet this situation in this state.

However, I am unwilling to move the passage of that ordinance until such time as I see exactly that set-up and how they intend to function. I make that statement because I feel there may be some groups here, either in or out of labor, who may agree with the point of view that I have expressed; and there may be others who feel as though the City of Newark should continue it, even though the state has made a set-up that would take care of all labor and business activities in the City of Newark or in the northern part of the state.

So I have tried to make my point as clear as possible as to my position, in order to help those who may be here and who may want to appear before the Commission, to finally determine whether or not they still want to appear and speak before the Commission.

Mr. Unger: I appreciate the honesty and sincerity of your views, but I disagree with you from an economist standpoint; and the economists disagree with you on the Labor Relations Board. The man who wrote the article in the Readers' Digest is one of the most learned men in the country, and he said that people in labor disputes should manage those disputes by committees taken from their own home town. And he points that out. And I think that your own argument, because we have a State Mediation Board, we need no local one, would have to be logically continued to say that because we have a National Conciliation Board, which has trebled its output in the state of New Jersey, and has been hearing four times the disputes, we need no state board, but that one would dispose of the entire thing.

But, that is a difference in opinion between us.

Will there be a vote upon this today, or will it be laid over?

Mayor Murphy: No. I just mentioned, counsellor, that I was not going to move the ordinance today. That is, unless some other member of the Commission will; but I am voting against the passage of the ordinance or the adoption of the ordinance today. In fact, if I only had the time—because I was at Rutgers this week—I would be glad to sit down with your committee and discuss the matter with you in detail, because I was responsible for the introduction of the ordinance. I will be glad to sit down and discuss the matter.

Mr. Milton Unger: Would it be agreeable to have some of those who are here now for two hours, and also those who cannot be heard now, be permitted to talk at a

continued hearing or a public hearing?

Mayor Murphy: That is up to you.

Mr. Milton Unger: I should like those who are here who have been waiting and who feel they would want to talk be permitted to talk.

Mayor Murphy: Of course, this can be deferred from week to week. The Commissioners would have the right to act upon it when it comes up; but I would not like to inconvenience the people who are here every week.

Mr. Morris Isserman: (Representing Labor Non-Partisan League and Newspaper Guild). May I ask you, would it be possible that before this Commission moves on that, that Mr. Unger be notified? Then it would give us an opportunity to bring our argument before you move on it.

Mayor Murphy: It is all right with me.

Mr. Milton Unger: I gather, from what Mr. Isserman has said, that he would like to have the matter continued to a definite date, and on that date those who are for it and against it would be heard. Is that agreeable?

Mayor Murphy: Yes.

Irving Abramson: (President of the State C.I.O.). I do intend to make some comment on the ordinance here; not a comment, but to speak in opposition to it. If, however, the Mayor assures us that there will be a public hearing before the final passage of the bill, I will not take the time of the Commission in making some observation, which I think would be particularly material. And with your assurance, Mr. Mayor, I will not take up your time.

I will go along with your suggestion.

Mayor Murphy: As I stated, the matter is before the Commission, and it will be deferred for one week. I am satisfied that those of you who desired to be notified, if you will leave your names and addresses here, before the ordinance is moved for final adoption, you will be sent a notice that it is up before the City Commission for final action.

Mr. Milton M. Unger: So we need not appear until that time?

Mayor Murphy: That is right.

Commissioner Villani: May I make a suggestion that instead of making it one week—have you any idea when you expect the legislature will pass this?

Mayor Murphy: The legislature has already passed on it, and the governor is now setting up the board.

Commissioner Villani: Why not set it down for two weeks?

Mayor Murphy: I have no objection to that.

Commissioner Villani: Why not postpone it for two weeks, and then we could dispose of it definitely at that time, and also give the Governor a chance to make a set-up.

Mayor Murphy: The only thing is that at the expiration of two weeks the new board functioning will not be in a position to work out its mechanics all over the state, in the operation of this mediation idea.

Commissioner Villani: I appreciate that, but I thought your argument was that you wanted the board set up before we abolished this board.

Mayor Murphy: That is right. It will be laid over for two weeks, and at the same time, I think in two weeks time—what Counsellor Unger wants to know is, he wants to make sure that if at that time the Board is going to take action, that they will be notified so that they can be here.

Mr. Unger: Yes. Those who wish to speak.

Mayor Murphy: Yes. Those who wish to speak. The understanding is that the ordinance will be deferred for two weeks. The dates of the meetings will be changed from Wednesdays to Tuesdays, so that will make June 24th; with the understanding that a definite date be set at that time at which you will be notified.

Mr. Unger: So we do not have to appear on June 24th?

Mayor Murphy: That is right.

Mr. Milton Unger: It is now laid over until June 24th, or until such date after that as we will be notified for a formal hearing; is that right?

Mayor Murphy: That is right.

Commissioner Byrne: Wait a minute. You are representing a group here. I wish you would leave the names of all the other people, those who will speak today as speakers. As I understand it, Mr. Mayor, I understand you have the power to appoint from time to time a Mediation Board yourself, is that correct, Mr. Mayor?

Mayor Murphy: Yes, sir, that is true, Commissioner Byrne, but, of course, I don't want any of these groups here to feel that I, as Mayor of the City of Newark, desire that

I should act as a Mediation Board. I think I have enough responsibility at the present time; but I certainly have an obligation to the people of the City of Newark as the Mayor of the City of Newark to see to it that we make every endeavor to maintain industrial peace.

So I could at the present time designate someone to act, if the Board was abolished with. Now, as to whether that would meet with the approval of the business groups and the labor groups that would be involved, that is a question. Because at the present time the present Mediation Board, or Labor Relations Board of the City of Newark on numerous occasions can do nothing with it whatsoever because the labor group would not even entertain them. I mention that because that would also happen insofar as a state set-up is concerned. So this Labor Relations Board in the City of Newark has not handled all of the labor difficulties in the City of Newark in the past four years.

Mr. Unger: That is probably so.

Mayor Murphy: That is so.

Commissioner Byrne: In view of the fact that this board is to be abolished, he could call such a board of his own, I think, and it is my opinion that that should be done, because I am for the abolition of that labor board. I am going to vote against it; and I think he has the power to do that. Rather than it be deferred, I think a vote should be taken on it; but if it is going to be deferred, I think he is in a position to appoint and call such a board. And with that power I think that this Board should be abolished.

Mayor Murphy: I think, Commissioner Byrne, in all due respect to both business and labor, who have

their people here, and who desire to be heard, I think in all due respect, I think we owe it to them to give them an opportunity, whether or not the Commission is ready to take action, to appear and express their views.

Mr. Milton Unger: I am not clear here. Does Commissioner Byrne intimate that this Labor Relation Board may be abolished by resolution, without an ordinance?

Commissioner Byrne: No. It is my understanding that a definite vote could be taken by this Commission today. You were here before, and I think you were on the same point, that action could be taken today. And it is my opinion that if a vote would be taken that business would be protected and labor would be protected in that the Mayor already had the power to form a Mediation Board of his own.

Mr. Irving Abramson: May I say something? Is there any way that this Board could be abolished in the interim?

Mayor Murphy: No. I assure you that as Mayor I don't intend to move it now. If some other member wants to move that, that is his right and that is his privilege.

Mr. Milton Unger: You mean to move it today?

Mayor Murphy: That is right.

Mr. Irving Abramson: I think, Mr. Mayor, in all due respect to us, we want to know.

Commissioner Byrne: I can say, in respect to the Mayor, if the Mayor has a wish to defer this for two weeks, I am in accord with that; but if it is to give more time, or a possibility that the state board could

be formulated. I am willing to go along with the Mayor on that.

Mr. Milton Unger: Let me see if I understand that. This is continued until June 24th and it will not be brought to a vote on June 24th, but at or after that time. And those who leave their names and addresses will be notified in writing when it will be brought on to a vote, and then they may speak for or against it?

Mayor Murphy: That is right.

Commissioner Villani: I so move you.

Mayor Murphy: Will you kindly give your names to the clerk here? I probably created a wrong impression, in a small way—probably, financially, in a large way. I make reference to the employment division of the City of Newark. I want to say that the recommendation I made to Commissioner Brady to abolish the employment bureau of the City of Newark has been carried out, and the employment agency operated by the City at a cost of \$30,000 a year has been abolished within the past week. And the employment division set up by the state, which we all think, or the vast majority of us do anyhow, is carrying on those functions, and will assume and continue functioning for the benefit of all the workers of the City.

Mr. Milton Unger: Will the Mayor ask the City Clerk to add to the list the name of Dr. Wells F. Eagleton?

Mayor Murphy: Yes.

Mr. Milton Unger: Thank you, sir, and members of the board, for your time.

Mayor Murphy: Don't forget, Counsellor, what I told you, that if

you and your committee at any time desire to confer with me I am willing to sit down and discuss the matter in conference with you.

Mr. Milton Unger: I will convey that to the committee.

Mayor Murphy: You may add something enlightening to me, too.

Commissioner Villani: I make a motion to defer it until the 24th of June.

Mayor Murphy: A motion is made that the ordinance be deferred until June 24th. The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

(Commissioner Brady leaves the room. The meeting proceeds with four members of the Board of Commissioners).

The City Clerk presented "An Ordinance Changing and Establishing the Width of the Sidewalks of Virginia Street, from Frelinghuysen Avenue easterly 396 feet more or less to the easterly terminus of Virginia Street; and the easterly side of Nutria Street, from Market Street to Branford Place; and Devlin Avenue, from Garibaldi Avenue to Pershing Avenue; and the northerly side of Seventh Avenue West, from North 11th Street to North 14th Street; and Pennsy Place, from Garibaldi Avenue to Pershing Avenue; and requiring the removal of obstructions, projections or encroachments thereon," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance Changing and Establishing the Width of the Sidewalks of **Virginia Street**, from Frelinghuysen Avenue easterly 396 feet more or less to the easterly terminus of Virginia Street; and the easterly side of **Nutria Street**, from Market Street to Branford Place; and **Devlin Avenue**, from Garibaldi Avenue to Pershing Avenue; and the northerly side of **Seventh Avenue West** from North 11th Street to North 14th Street; and **Pennsy Place**, from Garibaldi Avenue to Pershing Avenue; and requiring the removal of obstructions, projections or encroachments thereon," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance Changing and Establishing the Width of the Sidewalks of **Virginia Street**, from Frelinghuysen Avenue easterly 396 feet

more or less to the easterly terminus of Virginia Street; and the easterly side of **Nutria Street**, from Market Street to Branford Place; and **Devlin Avenue**, from Garibaldi Avenue to Pershing Avenue; and the northerly side of **Seventh Avenue West**, from North 11th Street to North 14th Street; and **Pennsy Place**, from Garibaldi Avenue to Pershing Avenue; and requiring the removal of obstructions, projections or encroachments thereon.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners **Byrne**, **Brady**, **Keenan**, **Villani**, Mayor **Murphy**.

The Acting City Clerk presented the application of **Reichman & Hoffman Brothers** (**Passaic-Ogden Co.**, owner); for the establishment of a scrap iron and junk business in a 1st industrial district; premises 265-267 Passaic Street; and stated today was the time fixed for a further hearing.

The Acting Clerk: The following report from the Bureau of Combustibles & Fire Risks has been received;

**BUREAU OF COMBUSTIBLES AND
FIRE RISKS**
City of Newark, N. J.

John B. Keenan

June 10th, 1941.

Dennis F. Carey, Esq.,
Fire Commissioner,
City Hall,
Newark, N. J.

Dear Sir:

In compliance with your request, I had an inspection made of the premises located at 265-271 Passaic Street, this city.

I am pleased to enclose herewith copy of the inspection report submitted by Fireman **Matthew J. Dukiet**, assigned to the Bureau of Combustibles and Fire Risks, which is self-explanatory.

In my opinion, the storage of such material creates no fire hazard.

Respectfully submitted.

John J. Eber,
Assistant Inspector.

Ordered Filed:

Commissioner **Villani** offered the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of **Reichman & Hoffman Brothers** (**Passaic-Ogden Co.**, owners); for the establishment of a scrap iron and junk business in a 1st industrial district; premises 265-273 Passaic Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne: I move its adoption.

Commissioner Villani: And I second it.

Mayor Murphy: Motion is made for its adoption. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: Is there any further zoning ordinance, or any application?

(No response).

Mayor Murphy: We will now have the reading of the bills and claims and the resolutions. First of all, are there any objectors here?

Mr. Rankin: (Clerk of the Board of Adjustment) There are no objectors, sir.

Mayor Murphy: We will proceed with the reading of the resolutions and bills and claims.

The Acting City Clerk: Appropriations:

RESOLVED, That the sum of \$83,940.99, be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

Ralph A. Villani

RESOLVED, That the sum of \$130,933.75 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$332.95, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$265.36 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$802.70, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$23.45, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$6,501.07, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,349.32, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,625.98, be and the same is hereby appropriated to the persons named in the certified list below containing 25 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$141.99 be and the same is hereby

appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,220.12, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$705.64 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$7,636.84, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$24,510.76, be and the same is hereby appropriated to the persons named in the certified list below containing 74 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$10,418.31, be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,717.52 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$2,677.95, be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$151.68, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$38,048.64, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$257.59 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$24,081.24, be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,985.00 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$864.16, be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$226.75, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$5,-645.50 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$54,-037.13, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

RESOLVED, That the sum of \$20,300.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$984.20, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$747.47 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,491.25, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works. Police W.P.A.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

RESOLVED, That the sum of \$909.88 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$7,420.25, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$117.20 be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$825.00, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Works. WPA Tax Revaluation Project No. 7820-0 Sub. a-30.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$6,808.75 be and the same is hereby appropriated to the persons named in the certified list below containing 29 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$190.06, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$19,777.24 be and the same is hereby appropriated to the persons named in the certified list below containing 82 items, being the bills and claims of the Department of Public Affairs. City Hospital.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$169.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$200,000.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$791.18, be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$25,482.82 be and the same is hereby appropriated to the persons named in the certified list below containing 110 items, being the bills and claims of the Department of Public Safety. (Police).

John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$247.50, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$388.65 be and the same is hereby

appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,764.88, be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$168.91 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$3,017.60, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$50.41 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
 Jos. M. Byrne, Jr.
 John A. Brady
 John B. Keenan
 Vincent J. Murphy

Mayor Murphy: You heard the reading of the appropriations. The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the following changes appearing on the payroll of the Department of Public Works, for the period ending June 15, 1941, for the semi-monthly payroll, and for the period ending June 18, 1941 for the weekly payroll, as herein-after set forth, be and the same hereby are approved:

DIVISION OF WATER

Name	Address	Title	Appointed	Rate
Frederick Hyman,	47 Mt. View Ave.	Foreman	June 12, 1941	\$1800 yr.
Homer Pegram,	63 Twelfth Ave.	Laborer	" " "	72½c hr.
William Spengler,	378 Sanford Ave.	"	" " "	72½c hr.
James McCann,	689 So. 18th St.	"	" " "	72½c hr.
John McGrath,	50 Finley Pl.	"	" " "	65c hr.
George Brown,	113 Magazine St.	"	" " "	62½c hr.
Edward Clements,	385 New Street	"	" " "	62½c hr.
Otto Lau,	181 Woodside Ave.	"	" " "	62½c hr.

BUREAU OF STREET CLEANING

William Lewis,	597 So. 19th St.	Laborer	June 12, 1941	50c hr.
Harold Gough,	129 Stuyvesant Ave.	"	" " "	50c hr.
George Hunkele,	635 High Street	"	" " "	50c hr.
John Saxon,	67—13th Avenue	"	" " "	50c hr.

All of the above named temporary employees are native citizens of the United States.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Salvatore A. Bontempo has been appointed by the Board of Commissioners to the position of Acting Director of the Department of Central Purchase; and,

WHEREAS, it is desired that he receive a leave of absence during his incumbency in said position from his position of Deputy Director of the Department of Central Purchase;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that a leave of absence is hereby granted to Salvatore A. Bontempo from his position of Deputy Director of the Department of Central Purchase, for a period of three (3) months, effective as of May 20, 1941, as in law provided, and according to the rules and regulations of the Civil Service Commission; and that such leave shall be extended from time to time for like periods of three (3) months during his incumbency in said position of Acting Director of the Department of Central Purchase; and the Director of the Department of Public Works be and he is hereby directed to note said payrolls accordingly.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark, that the position of Director of Public Relations in the Bureau of Baths and Pools, Department of Parks and Public Property, be and the same is hereby created, at a salary of \$1,560.00 per annum, effective as of June 12, 1941, and

BE IT FURTHER RESOLVED, That John J. Sileo be and he is hereby temporarily appointed to the aforesaid position, effective as of the same date.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

RESOLVED, That the compensation of Helen M. Cadier, Sr. Clerk-Stenographer in the Department of Public Works, Director's Office, be and the same hereby is increased from \$1,860.00 to \$2,000.00 per annum, effective June 16, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolution:

WHEREAS, there is a vacancy for the position of Plumbing Inspector in the Plumbing Division of the Bureau of Health, Department of Public Affairs because of the demise on May 13, 1941, of Plumbing Inspector, Daniel J. Murphy; and,

WHEREAS, Dr. Charles V. Craster, Health Officer of the Bureau of Health, in a communication dated June 3, 1941, advises that there is

a real need to fill this vacancy.

NOW, THEREFORE, BE IT RESOLVED, that Richard A. Gill, be and he is hereby temporarily appointed to the position of Plumbing Inspector of the Plumbing Division in the Bureau of Health, Department of Public Affairs, at an annual salary of \$2,500.00 payable semi-monthly as other salaries are paid, effective June 16, 1941, pending result of Civil Service examination.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

RESOLVED, That the services of James A. Hyland, Marine Solicitor in the Department of Public Works, Port Newark Operations, be and they are hereby terminated, effective with the close of business June 15, 1941, for reasons of economy; and

BE IT FURTHER RESOLVED, That the title and position of Marine Solicitor in the said Department be and the same hereby are abolished.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the following changes appearing in the payrolls of the Department of Parks and Public Property for the first half of June, 1941 be and the same are hereby ap-

proved, confirmed and ratified:

PUBLIC BUILDINGS

Robert H. Grote, temporary Watchman, services terminated June 3, 1941.

Edward Collins, Watchman on leave of absence with pay, returned to duty June 4, 1941.

Charles Bell, temporarily appointed Fireman, at \$3,000.00 per annum, effective June 11, 1941.

Matthew Maguire, temporarily Fireman, services terminated June 10, 1941.

Leo Boylan, Fireman, transferred to Bureau of Baths, (Pools) at the same salary of \$3,000.00 per annum, effective June 9, 1941.

Philip Gray, permanently appointed Fireman, at \$3,000.00 per annum, effective June 9, 1941.

PUBLIC BATHS

Mary Lee, Attendant, on leave of absence, without pay, as per her request, from June 1st to 7th, 1941.

John Onore, temporary Cleaner and Helper, services terminated June 1st, 1941.

PUBLIC BATHS (POOLS)

Matthew Maguire, permanently appointed Fireman, at \$3,000.00 per annum, effective June 11, 1941.

Robert H. Grote, temporarily appointed Watchman at \$1200.00 per annum, effective June 6, 1941.

Morris Kreitzberg, temporarily appointed Watchman at \$1200.00 per annum, effective June 10, 1941.

Gerardo Nisivoccia, temporary

Attendant, services terminated June 10, 1941.

Vincent Byrne, temporary Attendant, services terminated June 1, 1941.

Richard Roberts, temporary Attendant, name corrected on payroll to Richard Roberto.

Bessie Sweeney, temporary Attendant, name corrected on payroll to Elizabeth Sweeney.

Frank Zudzinias, temporary Attendant, services terminated June 3, 1941.

IVY HILL POWER PLANT

Benjamin Cohen, temporary Institutional Repairman, services terminated June 7, 1941.

Angelo Labella, temporary Institutional Repairman, services terminated June 7, 1941.

Daniel Scipio, temporary Institutional Repairman, services terminated June 7, 1941.

Frank Bartell, temporarily appointed Institutional Repairman, at \$1800.00 per annum, effective June 9, 1941.

Martin Poto, temporarily appointed Institutional Repairman, at \$1800.00 per annum, effective June 9, 1941.

Stanley M. DeLuca, temporarily appointed Institutional Repairman, at \$1800.00 per annum, effective June 9, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That Andrew Kozdeba, 24 Van Buren Street and Eugene Dziuban, 64 Pulaski Street, Newark, N. J., be and they are hereby appointed as Laborers (temporary) in the Department of Public Works, Division of Water, at a compensation of 62½c per hour, effective June 16, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the position of Field Investigator in the Shade Tree Bureau, Department of Parks and Public Property, be and the same is hereby created at a salary of \$1530.00 per annum, effective as of June 12th, 1941, and

BE IT FURTHER RESOLVED, That Frank Loria be and he is hereby temporarily appointed to the aforesaid position, effective as of June 12th, 1941.

John A. Brady
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

BE IT RESOLVED by the Board of Commissioners of the City of Newark that William S. MacDonald be and he is hereby appointed as a member of the Municipal Board of Alcoholic Beverage Control to fill the unexpired term previously held de facto or de jure by Eugene X. Carson.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolutions:

WHEREAS Louis Bolupue is an honorably discharged veteran and is entitled to an annual exemption of \$100.00 from the assessed value of his personal property but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Louis Bolupue was the owner of record of personal property located at 864-868 Clifton Avenue, Newark, New Jersey, which was assessed at a valuation of \$100.00, tax \$4.85;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Louis Bolupue be granted exemption of \$100.00, tax \$4.85 for 1940 from the assessed valuation of his personal property located at 864-868 Clifton Avenue, Newark, New Jersey, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS on October 1st, 1939 James Bovino and Felice Bovino were the record owners of premises known and designated as Block 2870, Lot 15, 29 Nassau Street, Newark, New Jersey, said property being assessed at a valuation of \$2,400, tax \$116.40;

WHEREAS James Bovino and Felice Bovino are honorably discharged veterans of the World War and each is, respectively entitled to

an exemption of \$500.00 from the assessed valuation of his real estate, or a total of \$1,000, but failed to obtain the same for the year 1940;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said James Bovino and Felice Bovino each be granted an exemption of \$500.00 tax \$24.25, total \$1,000, tax \$48.50 from the assessed valuation of their real estate known as Block 2870, Lot 15, 29 Nassau Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS John Costabile is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939, John Costabile was the owner of record of premises known and designated as Block 976, Lots, 36, 35, 152-154 Delancey Street, Newark, New Jersey, which was assessed at a valuation of \$3,100, tax \$150.35;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said John Costabile be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation of his property known as Block 976, Lots 36, 35, 152-154 Delancey Street, Newark, New Jersey and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

WHEREAS, the Board of Commissioners of the City of Newark entered into an Indenture of Lease on March 31, 1937, with Airport Smoke Shop, Inc., wherein and whereby the City demised and leased to said corporation the space at the southwest corner of the main corridor of the Administration Building, Newark Airport, covering an area of 21x16 feet, for the term of 5 years, commencing May 1, 1937, and ending April 30, 1942, at the annual rental of \$4., per square foot, which rental was required to be paid in equal monthly installments, on the first day of each month, in advance, commencing July 1, 1937; and,

WHEREAS, the City of Newark is desirous of procuring the cancellation and surrender of said lease and the possession of the space demised, for the purpose of arranging for a much more advantageous use of the Administration Building, for the benefit of the City of Newark; and,

WHEREAS, Airport Smoke Shop, Inc., has tendered to the City of Newark all of the rent for which it is in arrears, with interest, in order to continue its occupancy under the lease aforesaid, until the expiration thereof; and

WHEREAS, the tender of the rent and interest so in arrears was refused by the City and a threat made to dispossess said tenant, whereupon said Airport Smoke Shop, Inc., filed a bill in the Court of Chancery of New Jersey, and procured an Order

to Show Cause and a Temporary Restraining Order, restraining the City of Newark, and its agents, servants and attorneys, from entering upon the demised portion of the premises and restraining said City from prosecuting any suit, action or proceeding in any court of law to dispossess it from its possession of the demised premises in the corridor of the Administration Building, at Newark Airport; and,

WHEREAS, under and by virtue of the terms of said Lease the City of Newark cannot obtain possession of said space before the expiration of said lease; and,

WHEREAS, the Law Department has recommended that under the circumstances of the case, it is advisable to procure a cancellation and surrender of said lease, by agreement, and that the same cannot be accomplished by litigation; and,

WHEREAS, Airport Smoke Shop, Inc., has expressed its willingness to accept \$3500., in cash, and a cancellation of its indebtedness for rent arrears, in consideration of cancelling and surrendering said lease and delivering immediate possession of said demised space to the City of Newark;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the sum of \$3500., be and the same is hereby appropriated to Airport Smoke Shop, Inc., upon the following conditions:

(a) That Airport Smoke Shop, Inc., simultaneously, with the receipt of said sum of \$3500., deliver for cancellation and discharge, to the City of Newark, properly endorsed, its lease, as mentioned and described in the preambles to this resolution;

(b) That it deliver immediately to the City of Newark possession of said demised space;

(c) That it discontinue the suit pending in the Court of Chancery of New Jersey, referred to in the preambles to this resolution, without costs to either party;

(d) That it exchange general releases with the City of Newark, touching the matters herein mentioned; and

BE IT FURTHER RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the City of Newark, in addition to the payment of said sum of \$3500., and as a part of the consideration for such settlement, execute—

(a) A cancellation of said lease;

(b) Discharge its claim immediately for all rent arrears owing to it by said Airport Smoke Shop, Inc., for the demised premises;

said sum of \$3500 to be paid by the City to said Airport Smoke Shop, Inc., upon receipt of the instruments hereinabove mentioned and any other necessary papers that may be required, all of such instruments to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Harness and Stable Supplies, and both Fine and Course Aggregate Bituminous Concrete, Asphalt Binder, Asphalt

Filler for Brick Pavements, Grades "A" and "J" Broken Stone Aggregate, and Manhole Heads and Covers, for the Department of Public Works, and License Tags and Badges for the Department of Public Safety.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 139, dated May 28, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

KASTWELL FOUNDRY COMPANY
Newark, N. J.

(Public Safety)

Approx. 24 Police and Fire Box-Iron
Castings@ \$14.50 each

Approx. 24 Cast Iron Doors for
above@ \$2.25 each

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 139, dated May 28, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

McCAFFREY CONTRACTING CO.
Newark, N. J.
(Public Works)

Approx. 4,500 cu. yds. Cinders—
truck delivery@ \$.72 cu. yd.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9563, dated March 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

McCARATHY & SHARKEY
Newark, N. J.
(For All Departments)

One (1) or more of any or all sizes of "General" Tires and Tubes at net prices shown on list on file in the Department of Central Purchase.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the resolution (133) adopted by this Board of Commissioners on May 28th, 1941, having to do with the maintenance of Newark Airport as such, be and the same hereby is rescinded and be it further Resolved that

We, the Board of Commissioners of the City of Newark, at a regular meeting duly called and authorized, on the 11th day of June, 1941, have passed the following resolution in connection with the proposed Work Projects Administration airport project located at Newark, New Jersey, and sponsored by the City of Newark.

A certified copy of this resolution shall be forwarded to the Work Projects Administrator and the Secretary of Commerce in Washington, and to the State Work Projects Administrator for the State of New Jersey.

RESOLVED, That for and in consideration of the Federal funds made available through the Work Projects Administration under State Planning Project No. 3-7-1226, for the improvement of the City Airport and landing facilities, we pledge that said airport will at all times during the normal expected life of the improvements to be accomplished through the expenditure of Federal funds appropriated to the Work Projects Administration, be operated and maintained as a City airport for the public benefit without unjust discrimination against or in favor of any person or corporation, including any scheduled airline operator.

It is further certified that the fee simple title to the land on which the airport is located rests in the City of Newark.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolutions:

WHEREAS Joseph Samson and Sidney Finkel have instituted suits against the City of Newark in the First District Court of the City of Newark, for fees for services rendered by them in taking the acknowledgements of Vincent J. Murphy, Director of the Department of Revenue and Finance, to the Tax sale certificates issued by the City of Newark in September, 1939, and

WHEREAS, the said Joseph Samson and Sidney Finkel recovered judgements and costs in the said district court against the City for said services in the sum of \$179.55 and \$190.58 respectively, which judgments were, on appeal by the City, affirmed by the New Jersey Supreme Court with costs of \$46.50 against the City in each case, and upon further appeal by the City to the New Jersey Court of Errors and Appeals, the said appeals were dismissed by the said court with costs of \$18.21 against the City in each case;

NOW THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the judgment of said Joseph Samson with interest and costs amounting to \$260.60, and the judgment of said Sidney Finkel with interest and costs amounting to \$272.47, be paid.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Board of Com-

missioners of Assessment for Local Improvements did on October 27th, 1899, sign a Benefit Report for direct and prospective assessments for the East Branch Intercepting Sewer, Report No. 1629, and said Report was confirmed by the circuit Court on November 10th, 1899, and

WHEREAS, said Report contained prospective assessments totalling \$620.12 levied as follows:

Block No. 1089, Lot No. 26....	\$ 18.50
Block No. 1089, Lot No. 27	18.50
Block No. 1089, Lot No. 28	18.50
Block No. 1089, Lot No. 29	18.50
Block No. 1089, Lot No. 30	18.50
Block No. 1089, Lot No. 31	18.50
Block No. 1089, Lot No. 32	18.50
Block No. 1089, Part Lot No. 25	9.25
Block No. 1089, Part Lot No. 33	9.25
Block No. 1090, Lot No. 29	18.50
Block No. 1090, Part Lot No. 28	9.25
Block No. 1090, Part Lot No. 30	9.25
Block No. 1064, Lot No. 2	133.20
Block No. 1065, Lot No. 1	153.92
Block No. 1066, Lot No. 1	148.00

Said Block and Lot numbers have been changed on the official tax maps of the City of Newark, and are now incorporated as Lot No. 78, Block No. 5042, and

WHEREAS, because the State Highway Department has purchased this land for the widening of Route No. 25 by deed dated February 5th, 1941 and recorded February 20th, 1941, said prospective assessments can never become collectible;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the said sum of \$620.12 now listed as prospective assessments against Lot No. 78, Block No. 5042, be and the same is hereby cancelled.

Jos. M. Byrne, Jr.
John A. Brady

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

WHEREAS, The City of Newark is the owner of a vacant plot of ground, 31x100 feet, known as No. 5 Burnett Street, Newark, and which property is presently occupied by William Rayner and Esther Rayner, partners, conducting business under the name of Rayner Auto Service, and which plot of land they use in connection with their auto business on the adjoining property, being occupants of said plot of land under and by virtue of an agreement of lease, which commenced on July 1, 1940 and expires on July 1, 1941, at an annual rental of Sixty Dollars (\$60.00); and,

WHEREAS, the said tenant desires to renew the lease for a further period of one year, at the same rental of Sixty Dollars (\$60.00) per year; and,

WHEREAS, the Director of the Department of Parks and Public Property recommends that the said lease be renewed, according to the terms and conditions of the present lease, it being understood that the lease may be terminated by either party, upon one month's notice in writing to the other; and, further conditioned, that the tenant will insure the premises against liability in the sum of \$5,000.00 and \$10,000.00 for the benefit of The City of Newark as well as of the tenant, and that in any event that the City will be held harmless and that the tenant will indemnify the City against any loss occasioned to persons or property on or about the premises;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of

The City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to enter into a lease on behalf of The City of Newark with the aforesaid William Rayner and Esther Rayner, for the period of one year, at the annual rental of Sixty Dollars (\$60.00), payable in advance, upon execution of the lease, and upon all the conditions contained in the present lease and the further conditions above stated, and further conditioned as the said Director may determine for the best interests of the City of Newark; the lease to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: That is all the resolutions.

Commissioner Villani: Mr. Mayor, before you pass on the resolutions, I just want to go on record as to this Excise Board. On the Excise Board I notice that three appointments were made; one was to be a Republican. And I am the Republican member of the Board. And I feel that some courtesy should have been extended to me as a Republican member of this Board, to at least suggest someone from my party to act on this Board. I want it to be noted on the record that although I have insisted upon it; I have asked Commissioner Keenan not once, but many times, to give me that consideration; and it was never extended to me. The appointment was made without even giving me that courtesy, although I recommended the appointment of Louis Feinseth, an attorney of this city, and a Republican.

Mayor Murphy: Are there any

further comments? I only want to say that this man who has been appointed is a member of the Waiters' and Cooks' Union, No. 109.

Commissioner Villani: I have no objection to the man who was appointed. I know Mr. Macdonald well myself. I think he is a fine man. I think, that as the Republican member of this Board, I should be given the consideration to suggest some name.

Mayor Murphy: Action on the resolutions. The clerk will call the roll.

The roll being called, the resolutions were adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

June 10, 1941

The Board of Commissioners
of the City of Newark

Honorable Sirs:

At a meeting of the Board of Adjustment held this day, resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*17-33 Edison Place; Star Parking Co., renewal of permit for automobile parking station; such use

to be limited to the period of one year ending June 6, 1942;

*37-39 Lombardy Place (34 Atlantic Street); Rayner Auto Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending June 22, 1942;

*8-12 Linden Street; Bud Realty Co., owner; renewal of permit for the manufacture of neckties; such use to be limited to the period of five years ending June 2, 1946;

*838-842 Summer Avenue; Maria Matriacovo, owner; renewal of permit for gasoline station; such use to be limited to the period of eight years ending June 19, 1949;

26-28 Monteith Avenue (rear of 798-802 North Sixth Street); Sheet Metal Products Co., owner; for the construction of an addition to present factory in a 1st business district; — (No objectors);

*10-14 Washington Place and 19 Central Avenue; Sol Kornfeld; renewal of permit for automobile parking station; such use to be limited to the period of one year ending June 17, 1942;

*374-380 Elizabeth Avenue; Lincoln Auto Sales; renewal of permit for automobile sales station; such use to be limited to the period of one year ending May 29, 1942;

147-155 Clinton Avenue; Balcom Realty Corp., owner; in a 2nd business district the construction of a commercial building beyond the prevailing setback line;—(No objectors);

*11-15 Beach Street; Fred De Wolfe; renewal of permit for automobile parking station; such use to be limited to the period of one year

ending May 27, 1942;

*36-46 Hill Street and 40-44 Court Street; Modern Parking Co., renewal of permit for automobile parking station; such use to be limited to the period of one year ending May 13, 1942;

697 Ridge Street; Mrs. Ida May Otto; in a 1st residence district the conversion of a one-family dwelling into a two family dwelling into a two family dwelling;—(No objectors);

20-22 Plane Street; Oscar Weil; in a 2nd business district the manufacture of flavoring extracts;—No objectors);

39 Pomona Avenue; Jacob Shteir; in a 1st residence district the construction of enclosed porch beyond the prevailing setback line; —(No objectors);

*448 Ferry Street; Alexander Golazewski; renewal of permit for lunch wagon; such use to be limited to the period of five years ending June 24, 1946.

Respectfully submitted.

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

Ordered filed.

The Acting City Clerk: We have several recommendations of the Board of Adjustment, some of which are renewals and can be acted on today.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Byrne: I so move you.

Mayor Murphy: Motion is made that the rules be suspended. The clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Star Parking Co. (Mary E. Turnbull and Public Service Electric & Gas Co., owners; for the renewal of permit for automobile parking station; premises 17-33 Edison Place; such use to be limited to the period of one year ending June 6, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order to approve.

Commissioner Byrne: I so move you.

Mayor Murphy: A motion has been made. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: At this time, I want to ask is Mr. Miller here? Mr. Loren Miller. Is he in the room?

A Gentleman: Yes, sir. (Coming forward).

Mayor Murphy: Mr. Miller, I am glad to see you here today. I want you to meet the Commissioners.

In presenting him today, I just want to say that Mr. Miller was former head of the Municipal Research Bureau of the City of Newark; and is now head of the Kansas City Municipal Research Bureau. As City Commissioners we welcome you here today, in coming back to Newark and in coming in and saying hello.

At this time, if you care to say a few words, we will be very glad to hear you.

Mr. Loren Miller: I just want to say that the atmosphere here now is much different, Mr. Mayor, than it was last. (Applause).

Mayor Murphy: Thank you.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Of-

ficer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Rayner Auto Service (Charles S. Wood, owner); for the renewal of permit for automobile parking station; premises 37-39 Lombardy Place (34 Atlantic St.); such use to be limited to the period of one year ending June 22, 1942;

AND the matter having been considered by the Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order to adopt.

Commissioner Byrne: I so move you.

Mayor Murphy: A motion has been made. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the

Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Bud Realty Co., owner; for the renewal of permit for the manufacture of neckties; premises 8-12 Linden Street; such use to be limited to the period of five years ending June 2, 1946;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Villani: I so move.

Mayor Murphy: Motion is made. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the rul-

ing of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Maria Mastriacovo, owner; for the renewal of permit for gasoline station; premises 838-842 Summer Avenue; such use to be limited to the period of eight years ending June 19, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Byrne: I so move you.

Mayor Murphy: Motion is made to adopt it. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the

Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Sol Kornfeld (E.W., A.Q. and G.W. Scudder, owners); for the renewal of permit for automobile parking station; on premises 10-14 Washington Place and 19 Central Avenue; such use to be limited to the period of one year ending June 17, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: A motion is in order.

Commissioner Byrne: I so move.

Mayor Murphy: A motion is made to approve it. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Lincoln Auto Sales (United Real Estate Co., owner); for the renewal of permit for automobile sales station; premises 374-383 Elizabeth Avenue; such use to be limited to the period of one year ending May 29, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Byrne: I move that it be adopted.

Mayor Murphy: Motion is made to approve the application. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

APPLICATION of Fred De Wolfe (J. J. Hockenjos Co., owner); for the renewal of permit for automobile parking station; premises 11-15 Beach Street; such use to be limited to the period of one year ending May 27, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Byrne: I so move.

Mayor Murphy: A motion is made for the adoption. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Modern Parking Co., (Clara E. Schmauder, Richelieu B. & L. Assn., Merchants & Newark Trust Co., owners); for the renewal of permit for automobile parking station; premises 36-46 Hill Street and 40-44 Court Street; such use to be limited to the period of one year ending May 13, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendation of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Myrne: I so move.

Mayor Murphy: Motion is made to adopt. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Alexander Colazewski (Alliance Investment Co., owner); for the renewal of permit for lunch wagon; premises 449 Ferry Street; such use to be limited to the period of five years ending June 24, 1946;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Villani: I so move you.

Mayor Murphy: Motion is made to approve. The Clerk will call the roll.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mr. Harry Reichenstein: Mr. Mayor, a gentleman here requests a suspension of the rules on another matter.

Mayor Murphy: If there is no objection, a motion is in order to suspend the rules.

Commissioner Villani: I so move you.

Commissioner Byrne: I second it.

Mayor Murphy: Motion has been made and seconded. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Sheet Metal Products Co., owner; for the construction of an addition to present factory in a 1st business district; premises 26-28 Monteith Avenue (rear of 798-802 North Sixth Street);

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Villani: I move that it be adopted.

Commissioner Byrne: I second it.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mr. Harry Reichenstein: Mr. Mayor, the attorney for Balcom Realty Company requests a suspension of the rules in another matter in which there is no objection.

Mayor Murphy: Motion is made to suspend the rules. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Of-

ficer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Balcom Realty Corp., owner; for the construction of a commercial building beyond the prevailing setback line in a 2nd business district; premises 147-155 Clinton Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Commissioner Villani: I move that it be adopted.

Commissioner Byrne: I second it.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The balance of the applications will be heard at the next meeting of the City Commission on June 17th.

The following communication was received and read:

CITY OF NEWARK, NEW JERSEY
DEPARTMENT
REVENUE AND FINANCE

May 1, 1941.

To the Honorable.
The Commissioners of the City
of Newark, New Jersey.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of April, 1941.

RECEIPTS

Cash on hand—March 21, 1941	\$2,636,306.43	
Received — April	1,956,811.40	
		\$4,593,117.83

DISBURSEMENTS

By Warrant	\$2,680,125.59	
Without Warrant	11,400.64	
		\$2,691,526.23
Cash on hand — April 30, 1941		\$1,901,591.60

Respectfully,

VINCENT J. MURPHY
Director of Revenue & Finance

Ordered Filed.

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for April, 1941.

Department of Buildings for April, 1941.

Clerk of First District Court for April, 1941.

Clerk of Second District Court for April, 1941.

Superintendent of Elections for April, 1941.

City Clerk (2) for April, 1941.

Thomas F. Guthrie, Chief Clerk,

1st Criminal Court, for April, 1941.
Peter C. Walsh, Chief Clerk, Night Police Court, for April, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 1, for April, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 2, for April, 1941.

Robert J. Beckley, Clerk, 3rd Criminal Court, for April, 1941.

Elizabeth S. Lewis, Clerk, Family Court, for April, 1941.

City Treasurer for April, 1941.

Comptroller for April, 1941.

Ordered Filed.

City of Newark, N. J.	MONTHLY STATEMENT OF CASH COLLECTIONS	Month of April, 1941	
		This Year's Month	Collections Total to Date
DESCRIPTION	Last Year's Month	Collections Total to Date	
Licenses: Sale of Alcoholic Beverages	643.46	2,996.24	3,180.10
Ice Cream, Plumbing and Refuse	595.00	5,742.50	4,765.25
All Other Licenses	13,059.60	62,465.74	62,860.63
Fees and Permits: Tax Search Fees	783.50	3,295.00	2,740.00
Building & Electrical Work Permits	2,786.86	10,573.55	9,806.67
Public Sewer Connection Tap Fees	80.00	1,480.00	1,440.00
Towels, Soap, Bathing Suits	2,431.43	3,424.73	3,052.20
Combustible, Moving Picture, Garage and Miscellaneous Permits	1,654.00	6,791.40	6,227.00
Receipts for Patients Treated	2,151.23	9,460.40	11,362.48
Contribution by City of East Orange for Passaic Valley Sewer Maintenance		1,449.40	1,613.27
Jury and Listing Fees	3,363.20	12,440.31	11,396.15
Animal, Chicken, Plumbing Permits and Miscellaneous Fees	2,569.00	5,660.00	3,016.20
Transcript Fees for Births, Deaths, Etc.	558.55	2,544.55	4,996.65

City of Newark, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS			Month of April, 1941
DESCRIPTION		Last Year's Collections		This Year's Collections Month	Total to Date
		Month	Total to Date		
Fines: Magistrates	6,245.90	23,029.45	6,607.10	25,046.00
Overdue and Lost Books	3,333.15	6,739.37	1,846.61	8,351.91
Interest and Costs on Assessments	269.84	5,550.95	79.09	950.06
Interest and Costs on Taxes	33,454.57	136,117.27	27,990.76	129,590.68
State and Other Aid:					
Gas Tax Refund		10,148.55	4,786.41	11,641.95
Public Lighting Reimbursement		1,408.47		2,753.16
Bill Board Tax		3,285.55		
State Aid for Relief 1938				
Franchise and Gross Receipts Taxes of 1938			77.10		
Franchise Taxes of 1940-1941		1,095.39		904.88
Gross Receipts Taxes of 1939				
Bus Receipts: 5% Trolley					
Jitney Tax	21,668.20	85,046.74	23,914.37	89,986.65
Leases and Rentals					

City of Newark, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS		Month of April, 1941	
DESCRIPTION		Last Year's Collections		This Year's Collections	
		Month	Total to Date	Month	Total to Date
City Owned Property		20,456.82	56,860.63	13,322.65	68,121.40
Rent: Army Base		8,333.33	33,333.33		25,000.00
Rent: City Railway					
Reimbursement: Lighting Inspectors Salary			1,500.00		
Total Miscellaneous Revenues Anticipated					
Real Estate Arrears: "Regular"		297,411.38	1,512,213.26	236,830.31	1,276,862.72
Personal Arrears:		39,279.23	155,300.94	26,220.65	166,197.29
Tax Title Liens					
Real Estate Taxes		31,082.03	128,905.59	29,310.93	116,875.46
Interest and Costs					
Lien Certificates		1,250.24	7,113.67		
Special Items of General Revenue:			413.25		
Leases and Rentals of City Owned Property			6,740.00		
Smoke Abatement Bureau Fees				284.00	1,265.00

City of Newark, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

Month of April, 1941

DESCRIPTION	Last Year's Collections		This Year's Collections	
	Month	Total to Date	Month	Total to Date
Zoning Board Fees			230.00	900.00
Bill Board Tax				3,407.80
Foreclosed Property Rents				
Farmers Market Fees				100.00
Current Tax Collections	1,210,306.22	11,869,272.86	1,300,709.44	12,916,699.46
Miscellaneous Revenue Not Anticipated	3,165.74	5,182.26	885.21	13,617.63
Alms House				
City Home				
Police Department				
Street Cleaning				
Board of Adjustment				
Other				

Dedicated Revenue:

Newark Airport	10,906.30	67,079.89	16,208.73	53,039.57
Bureau of Water	213,409.16	836,409.12	219,850.70	831,987.47
Bureau of Docks				

City of Newark, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS		Month of April, 1941	
DESCRIPTION		Last Year's Collections		This Year's Collections	
		Month	Total to date	Month	Total to date
Bureau of Streets		5,633.98	8,777.22	1,342.18	7,942.92
Bureau of Street Cleaning		289.11	5,736.58	1,293.43	5,579.93
House Sewer Connections		4,327.59	6,962.15	3,165.00	11,513.62
Outdoor Poor		720.00	2,346.00	1,070.00	3,200.66
Weights and Measures			120.50		100.50
Bureau of Motors		46.25	46.25		
Printing and Stationery		14.70	97.17		96.57
Shade Tree		32.15	111.71		430.54
Public Outings					
City Hospital:					
Payroll Credits		13.93	107.42		
Convalescent Hospital:					
Payrol Credits			3.70		
Administration of Relief		105.50	343.24	11.00	136.32
200 Washington Street Corp.		833.33	3,333.32	1,000.00	4,000.00
Henry C. Jones Estate		15.17	67.28		57.61

City of Newark, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				Month of April, 1941	
DESCRIPTION		Last Year's Collections		This Year's Collections		Total	
		Month	Total to date	Month	Total to date		
Redemption of Lien Certificates		9,317.90	35,234.14	5,273.41	16,767.58		
U. S. Social Hygiene		2,150.00	4,300.00		1,000.00		
Emergency Relief 1938		386.82	1,864.64				
Emergency Relief 1939 & 1940		326,163.98	653,132.23				
Public Schools		520,553.65	2,099,811.80	24,626.33	2,274,930.20		
Refunds — Current Taxes		146.98	11,463.05	375.26	9,961.82		
Return Checks		5,745.19	20,347.53	2,667.95	14,704.33		
Regular Assessments:		3,395.22	12,592.16	37.40	3,973.77		
U. S. Health Sanitation		1,725.00	3,500.00				
Grading, Curbing, Flagging							
Openings							
House Sewer Connections							
Shade Trees							
Side Walks							

City of Newark, N. J. MONTHLY STATEMENT OF CASH COLLECTIONS Month of April, 1941

DESCRIPTION	Last Year's Collections		This Year's Collections	
	Month	Total to date	Month	Total to date

Water Service Conn.				
T. T. L. Assessments:	15.36	4,295.67	135.75	268.58
Sewers				
Grading, Curbing, Flagging				
Openings				
House Sewer Connections				
Shade Trees				
Side Walks				
Miscellaneous Emergency Notes				150,000.00

Other Cash Collections

Capital Account	259,033.02	950,000.00	3,764.00	1,214,729.20
Miscellaneous		27,278.14	638.79	69,861.25
Over Deposit		1.39		

TOTALS	3,071,912.77	18,933,020.79	1,981,401.56	19,659,091.09
Under Deposit	1.00			

Ordered Filed.

VINCENT J. MURPHY

Commissioner Villani: I move we adjourn to June 17th at ten o'clock.

Mayor Murphy: Motion has been made approving of the change in the time and day of the next City Commission meeting; and therefore the next City Commission meeting will be on June 17th at ten o'clock in the morning.

Commissioner Villani: I so move you.

Mayor Murphy: You heard the motion. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne;
Keenan, Villani, Mayor Murphy.
APPROVED

JOS. M. BYRNE, JR.

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., June 17, 1941

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The clerk will call the roll.

Present: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mr. Harry Reichenstein: Mr. Mayor, and gentlemen of the Board of Commissioners: In accordance with the understanding and stipulation place on the record at the organization meeting on May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

(All commissioners say "yes.").

Mayor Murphy: There is no objection.

Mayor Murphy: The clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes of the previous meeting be dispensed with.

Commissioner Byrne: I second it.

Mayor Murphy: A motion has been made that the reading of the minutes of the previous meeting be dispensed with. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady introduced the following ordinance as a matter of information:

AN ORDINANCE creating in the Department of Public Affairs of The City of Newark a Division of Claims, and providing for the personnel, maintenance and administration of same, and defining, regulating and prescribing the functions thereof.

Mayor Murphy: This ordinance has been presented to the Commission for information only, and it will be presented for information only, and it will be presented for discussion at the next meeting, which will be a week from today. Each member of the Commission will be given a copy thereof.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend section 5 of an Ordinance entitled, "An Ordinance to create a Board of Public Safety within the Department of Public Safety, providing for the appointment of members thereof; defining their duties and providing for the salaries of said members.", adopted July 28, 1937.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1. Section 5 of the ordinance of

which this ordinance is amendatory is amended by the addition of Section 5(a), which shall read as follows:

5. (a). There shall be a Secretary to the said Board of Public Safety, who shall be appointed by the Director of the Department of Public Safety, and shall hold office at the will of the Director of the Department of Public Safety. Such secretary shall receive a salary not to exceed Four Thousand Dollars (\$4,000.00) per annum, payable as other salaries are paid.

2. All ordinances and parts of ordinances inconsistent with the provision of this ordinance be and the same are hereby repealed.

3. This ordinance shall take effect immediately upon final passage and publication according to law."

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that July 1, 1941, 11 a. m., daylight saving time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the vacation of Avenue L from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the vacation of an unnamed street, the center line of which is parallel to and distant 262.50 feet measured southeasterly at right angles from the center line of Avenue L, extending from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the vacation of an unnamed street, the center line of which is parallel to and distant 512.50 feet measured southeasterly at right angles from the center line of Roanoke Avenue northerly to the westerly line of Vincent Street; and for the vacation of Avenue M from the northwesterly right of way line of the New York Bay Railroad, Passaic Branch, P.R.R., northerly to the southerly line of an unnamed street, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch, Central Railroad of New Jersey; and for the vacation of an unnamed street, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch, Central Railroad of New Jersey, extending from the southerly line of Horatio Street southeasterly to the westerly line of Vincent Street; and for the VA-

CATION OF MARKET STREET from the easterly line of Hawkins Street easterly to the northwesterly line of the New York Bay Railroad, Passaic Branch, P.R.R.

The Board of Commissioners of the City of Newark do ordain:

Section 1. That the following described streets, as laid out on the map of the commissioners to lay out streets, avenues and squares in the city of Newark, viz: all that part of Avenue L as laid out 75 feet in width extending from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street: and all that part of an **UNNAMED STREET** as laid out 50 feet in width, the center-line of which is parallel to and distant 262.50 feet measured southeasterly at right angles from the center line of Avenue L. extending from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street: and all that part of an **UNNAMED STREET** as laid out 50 feet in width, the center line of which is parallel to and distant 512.50 feet measured southeasterly at right angles from the Center line of Avenue L. extending from the northwesterly line of Roanoke Avenue, as the same was relocated and opened 51 feet in width by deed recorded Nov. 22, 1940, northerly to the westerly line of Vincent Street; and all that part of Avenue M. as laid out 75 feet in width, extending from the northwesterly right of way line of the New York Railroad Passaic Branch, P.R.R., northerly to the southerly line of an Unnamed Street 75 feet in width, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100-foot right of way of the Newark and New York Branch Central Railroad of New Jersey, excepting all that part from the above described Ave-

nue M lying within the limits of Vincent Street; all that part of an **UNNAMED STREET**, as laid out 75 feet in width, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100-foot right of way of the Newark and New York Branch, Central Railroad of New Jersey, extending from the southerly line of Horatio Street southeasterly to the westerly line of Vincent Street; and all that part of **MARKET STREET**, as laid out 80 feet in width, extending from the easterly line of Hawkins Street easterly to the northwesterly line of New York Bay Railroad, Passaic Branch, P.R.R., excepting all that part from the above described Market Street lying within the limits of Roanoke Avenue as the same was relocated and opened from 51 feet to 55 feet in width by deed recorded Nov. 22, 1940, **SHALL BE VACATED AS PUBLIC STREETS OR HIGHWAYS.**

All as shown on a map prepared under the direction of this board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the chief engineer, Department of Public Affairs, known and designated as Map No. 1450-V., dated Dec. 2, 1940. Under and by virtue of the provisions of Section 1, subdivision (b) of Article **XXII** of an act of the Legislature of the State of New Jersey entitled "An Act Concerning Municipalities," approved March 27, 1917, and the act amendatory thereof and supplementary thereto. (Revised Statutes 1937, 40:07-1 (b)).

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed."

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that July 1, 1941, 11 a. m., daylight saving time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani: Mr. Mayor, on a point of information, may I address my remarks to Commissioner Keenan? What is this Public Safety Board for? Don't you have one there now?

Commissioner Keenan: Well, it is an amendment to that.

Commissioner Villani: I have not seen the resolution as yet. I just heard the resolution read.

Commissioner Keenan: That will be discussed later.

The Acting City Clerk: You will have a copy of it tomorrow.

Commissioner Villani: I just wanted to know if it was the same

thing or not. I understand there is a Safety Board that you have there now; and I was just wondering, and I wanted to see what the purpose of this resolution was.

Commissioner Keenan: You will get a copy of it later.

The City Clerk presented "An Ordinance Changing and Establishing the Width of the Sidewalks of CORNELIA STREET, from Albert Avenue to Lister Avenue, and requiring the removal of obstructions, projections or encroachments thereon," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance

by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance Changing and Establishing the Width of the Sidewalks of CORNELIA STREET, from Albert Avenue to Lister Avenue, and requiring the removal of obstructions, projections or encroachments thereon," be taken for its third reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance Changing and Establishing the Width of the Sidewalks of CORNELIA STREET, from Albert Avenue to Lister Avenue, and requiring the removal of obstructions, projections or encroachments thereon.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the following resolutions:

RESOLVED, That the sum of \$733.40, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$374.59 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims

of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$83,495.00, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$161,209.75 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$4,-477.08, be and the same is hereby appropriated to the persons named in the certified list below containing 48 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$100,000.00 be and the same is

hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$190.76, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$519.65 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$4,-108.21, be and the same is hereby appropriated to the persons named in the certified list below containing 51 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$42.59 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,-604.87, be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$25.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$172.70, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$17.76 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$16,829.06, be and the same is hereby appropriated to the persons named in the certified list below containing 105 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,-079.69 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$209.64, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$2,-813.29 be and the same is hereby appropriated to the persons named in the certified list below containing 26 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$269.41, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works. (W.P.A.).

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$2,-008.96, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$75.94, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

\$121.94, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$36.96, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,-992.94, be and the same is hereby appropriated to the persons named in the certified list below containing 25 items, being the bills and claims of the Department of Public Works. (W.P.A.).

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$21,854.02, be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

RESOLVED, That the sum of

\$10,969.42 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$2,-825.49, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$681.86 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$19,987.50 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$7,-096.59 be and the same is hereby

appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

The Acting City Clerk: Those are all the appropriations, Mr. Mayor.

Mayor Murphy: You heard the reading of the bills, claims and appropriations. The clerk will call the roll.

The roll being called, the resolutions were declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, That the services of Louis Ginsberg, Photographer in the Department of Public Works, Division of Water, be and they hereby are terminated, effective with the close of business June 17, 1941, for reasons of economy; and

BE IT FURTHER RESOLVED, That the title and position of Photographer in the said Department be and the same hereby are abolished.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, a rule was entered in the Essex County Court of Common Pleas, setting aside a conviction of one Arrie Jordon in the Family Court of The City of Newark; and by said rule costs of \$14.00 have

been taxed against The City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of \$14.00 be and is hereby paid to the order of Arrie Jordon and Ehrenkranz & Ehrenkranz, Attorneys, in satisfaction thereof, on delivery of warrant for satisfaction of judgment of costs, approved by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Tax Sale Act provides for the sale of properties for taxes, etc., due, **Plus a premium,** to wit:

"54:5-32. Sale in free subject to redemption. The sale shall be made in fee to such person as will purchase the property, subject to redemption at the lowest rate of interest, but in no case in excess of eight per cent per annum. If at the sale a person shall offer to purchase subject to redemption at a rate of interest less than one per cent, he may, in lieu of any rate of interest to redeem, offer a premium over and above the amount of taxes, assessments or other charges, as in this chapter specified, due the municipality, and the property shall be struck off and sold to the bidder who offers to pay the amount of such taxes, assessments or charges, plus the highest amount of premium."

and this premium escheats to the City if the owner does not redeem the property within five (5) years from date of sale, to wit:

"54:5-33. Payment; resale; pre-

mium to escheat after five year. Payment for the sale shall be made before the conclusion of the sale, or the property shall be resold. Any premium payment shall be held by the collector and returned to the purchaser of the fee if and when redemption is made by the owner. If the owner does not redeem the fee within five years from date of sale the premium payment shall be turned over to the treasurer of the municipality and become a part of the funds of the municipality." and,

WHEREAS, there are a number of such premiums, which by force of the aforesaid five-year provision, have escheated to the City, and have not been so accounted for on the records of the City as transferred to the Treasurer of the City;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby directed to transfer and turn over to the City Treasury all premiums on tax sales, which by operation of the aforesaid section 54:5-33 of the Revised Statutes have escheated to the City; and that hereafter, upon the expiration of the five-year period, such premiums escheating to the City shall be immediately turned over to City Treasury.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Hon F. H. LaGuardia, United States Director, Office of Civilian Defense has notified the City of Newark that the United States War Department is establishing a series of ten training courses at Edgewood Arsenal, Maryland, to

train members of local fire departments, in fire problems of modern warfare; that the first school will be from June 30 to July 12, 1941; that the quota of the City of Newark for said first school has been set at two men; that applicants must be male, bona fide members of the Newark Fire Department and United States Citizens of good character, and

WHEREAS, said applications must be approved by the Mayor of the City of Newark and submitted to the Commanding General, Second Corps Area, United States Army, Governor's Island, New York, Tuesday, June 24, 1941, and

WHEREAS, the cost of meals and rooms has been set at \$11.50 per week and this amount plus transportation must be borne by the City of Newark, the War Department, however, to bear the expenses incidental to said school, and

WHEREAS, Battalion Chief John P. Weeks and Captain Frederick Waidelaick have been designated by Hon. John B. Keenan, Director of the Department of Public School Safety to attend said schools as representatives of the City of Newark which said recommendation meets with the approval of Hon. Vincent J. Murphy, Mayor:

NOW, THEREFORE, BE IT RESOLVED, That Battalion Chief John P. Weeks and Captain Frederick Waidelaick be instructed to attend said school at Edgewood Arsenal, Maryland, for the purposes aforesaid and that the expenses incurred by them in attendance at said school and their transportation be paid, through the Fire Division, upon same being approved by the Director of the Department of Public Safety.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, John B. Keenan, Director of the Department of Public Safety desires to file with the Work Projects Administration, Project Application No. 5278-E-53 to provide employment for 45 persons to be taken from the relief rolls of the City to be employed upon a project to make a survey and prepare maps showing cellar plans and pertinent data of all public buildings, schools, churches, clubs, and industrial plants in order to facilitate the fighting of fires in such buildings through knowledge of the locations of entrances, exits, obstructions, switches, control valves, etc. for use of the Fire Department in connection with the National Defense in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$43,433. is contingent upon the expenditure of \$5,114. by the City of Newark;

THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the sum of \$5,114 be and the same is hereby allocated for the purpose aforesaid, disbursement to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Project Administration Projects.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, by the Board of Com-

missioners of The City of Newark that there is hereby authorized the establishment of a "Petty Cash Fund" of (\$25.00) Twenty Five Dollars, for the use and purposes of the Newark Defense Council, to be established and maintained out of its annual budget appropriation; the fund being reimbursed from time to time as the money is expended and accounted for; and Harry S. Reichenstein, Secretary of the Newark Defense Council, is hereby constituted the custodian thereof; all expenditures from said fund to be on the authorization of the Newark Defense Council; and, the Director of the Department of Revenue and Finance be and he is hereby directed accordingly, with authority to impose such regulations as he may deem necessary relative to the said Petty Cash Fund.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9813, dated April 2, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Direc-

tor of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

THE GAMEWELL COMPANY—New York City.

(Public Safety).

Approx. 6 Police Patrol Boxes, as per specifications @ \$302.00 ea.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that a sum not to exceed Two Hundred Dollars (\$200.) be and the same hereby is appropriated from funds of the Division of water to William G. Bank, Division Engineer, to cover expenses of himself and James E. Garratt, Designing Engineer, in attendance on convention of American Waterworks Association, to be held in Toronto, Canada, June 23rd to 27th, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 139, dated May 28, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Com-

missioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Meats, Meat Products and Poultry for the various institutions in the Department of Public Affairs, for the period from July 1, 1941 to August 31, 1941 inclusive, at unit prices shown on list in the Department of Central Purchase. The approximate totals are as follows:

Frank J. Cloran—Approx. ..\$4,859.95	
De Bow & Company ".....	1,490.02
John Gialanella ".....	4,409.53
Fred Horns ".....	2,528.16
Lair & Brydon ".....	3,073.23
Palumbo & Cicalese ".....	6,772.02

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark, that during the absence or disability of the Director of a Department of the City government,

the Deputy Director of such Department shall be empowered and authorized to approve and certify the departmental payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the Department of Central Purchase of the City of Newark, be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Fuel Oil, Hydrants, Valves and Tapping Sleeves, Radio Tubes and Water Meter Parts.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, by resolution No. 9344 (as amended by resolution No. 9387), the Director of the Department of Public Affairs has been authorized to execute a renewal lease between the City and the "Flyers' Restaurant, Inc.," as set forth in copies of resolution hereto attached; and,

WHEREAS, the designation of the said Department of Public Affairs has been changed to the Department of Public Works;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the aforesaid authorization to execute lease is amended to give the authorization to do so, to the Director of the Department of Public Works.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolutions:

1941

**STATE OF NEW JERSEY
MUNICIPAL AID
ADMINISTRATION**

**RESOLUTION FOR STATE
ASSISTANCE FOR RELIEF
of
THE CITY OF NEWARK
In the County of
ESSEX**

WHEREAS, the City of Newark, in the County of Essex, in the State of New Jersey desires to qualify itself to receive from funds available such financial aid and assistance as it may be entitled to, or eligible for,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD of Commissioners of the City of Newark in the County of Essex, in the State of New Jersey, that written application be and hereby is made to the Director of the Municipal Aid Administration for assistance to aid in the financing of their relief program; such assistance to be that provided for in Chapter 28, P. L. 1941, approved March 28.

AND FURTHER, to qualify for said assistance, the aforesaid municipality declares that public assistance as defined in Chapter 130, P. L. 1940, will be administered by a Local Assistance Board appointed in accordance therewith; that it will maintain a separate division of accounts with a separate relief trust fund account (bank account) for relief to which receipts from all

proper sources, including State allotments, will be deposited and from which payments for poor relief only (exclusive of relief administration) will be made. It also declares that it maintains a staff of trained personnel adequate to administer relief properly; that no assistance is extended to any person or persons except those accepted after proper investigation which determined their need on a budget deficit basis, taking into consideration any income or resources and using allowances for food and other needs in accordance with standards issued by the Municipal Aid Administration; that each applicant for relief is required to make an affidavit to the correctness of his or her statements in his or her application for relief; that in the conduct of such investigations the services of a Central Index will be employed if such is available, and that all active relief cases will be subject to reinvestigation at regular periods of not more than thirty days. The municipality further declares that it will keep such records on such forms as the Director shall direct; that the Welfare Department of the municipality will not either directly or indirectly exploit recipients of relief for political purposes; that no employee of the Welfare Department holds any office in any political party and that the municipality will make no transfers from its current budget appropriation for relief to any current budget appropriation. The municipality further agrees to be bound by the policies, rules, regulations and decisions of the Municipal Aid Administration and the provisions of Chapters 23 and 28, P.L. 1941.

AND BE IT FURTHER RESOLVED, that two copies of this Resolution be sent to the State Director of the Municipal Aid Administration for approval.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that Eva Price, Public Health Nurse in the Bureau of Health, Department of Public Affairs, be and she is hereby authorized to attend a negro Tuberculosis Convention to be held at the Howard University, Washington, D. C., on June 9th and June 10th, 1941. Her expenses are not to exceed the sum of \$25.00 which will cover the cost of transportation, hotel and meals during her stay in Washington, D. C.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

WHEREAS, on July 1, 1930, a fire hydrant at Boyd Street and West Kinney Street was damaged when automobiles belonging to Christian Schmidt Furniture Company and Sidney Feldon were in collision, and a cost of \$92.33 was incurred by the City in making repairs; and,

WHEREAS, a claim was made against Christian Schmidt Furniture Company, which they refused to pay, and made representation that the damage was not caused by its negligence, and request that this charge be cancelled against them, as per letters attached hereto; and,

WHEREAS, the Law Department concurs in request, and for all the reasons set forth in the letter, and is not in law enforceable, by reason of the running of the statute of limitations;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the aforesaid claim against Christian Schmidt Furniture Company be withdrawn and the charge cancelled on the records of the Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolutions:

WHEREAS, His Excellency, Governor Charles Edison, in behalf of the National Defense, has reportedly addressed communications to each State Department Head, copy of which letter is attached hereto and made a part hereof, wherein he makes certain recommendations in order to bring about economy for the purpose aforesaid, and

WHEREAS, the very commendable action by His Excellency ought to be reflected in a like attitude on the part of municipal officials in the conduct of Municipal Government,

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that in order to serve the National Defense it shall be the policy of the Board of Commissioners of the City of Newark to do everything in the matter of economy as outlined by the Governor in his letter to Heads of State Departments and we direct the attention of Division Heads of the various departments of the municipal Government to the necessity for doing everything in the way of economy in the administration of the city government so that there will be no extravagance or waste in the use of city funds, and

BE IT FURTHER RESOLVED,

that the Directors of each department will notify their division heads according to the content of this resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, a bill was introduced in the Assembly of the State of New Jersey on May 19, 1941, and in the Senate of the State of New Jersey on May 26, 1941, providing for prosecution under the State Statutes of any person engaged in illicit practices in connection with Federal Food Stamps, and

WHEREAS, Willis R. Morgan, Area Supervisor for the United States Department of Agriculture, has addressed a communication to the Hon. John A. Brady, Director of the Department of Public Affairs, copy of which letter is attached hereto and made a part hereof, wherein he requests the cooperation of Municipalities in bringing about the adoption of this legislation,

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the proposed legislation as hereinbefore mentioned be and the same is hereby approved and the legislative representatives of the City of Newark, the Corporation Counsel and his Assistants, be and they are hereby directed to voice approval and the interest of the City of Newark in the aforesaid proposed legislation, and the City Clerk be and he is hereby directed to send a copy of this resolution to His Excellency, the Governor of the State of New Jersey, the Senator from Essex County, Hon. Homer Zink, and the members of the Essex County dele-

gation to the Assembly.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolutions. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer of the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Mrs. Ida May Otto (B. Laslett Smith, owner); for the conversion of a one-family dwelling into a two-family dwelling in a 1st residence district; premises 697 Ridge Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the

reading of the application by the Board of Adjustment. Are there any objections?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Byrne: I move it be adopted.

Mayor Murphy: Motion has been made that the action of the Adjustment Board be approved by the Commission. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Oscar Weil (Alliance Investment Co., owner); for the manufacture of flavoring extract, in a 2nd business district, premises 20-22 Plane Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Villani: I move that it be adopted.

Commissioner Byrne: I second it.

Mayor Murphy: Motion has been made that the application be approved. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Jacob Shteir (Samuel Bendet, owner); for the construction of enclosed porch beyond the prevailing setback line in a 1st residence district; premises 39 Pomona Avenue;

AND the matter having been considered by this Board,

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Mayor Murphy: If not, a motion is in order.

Commissioner Villani: I move it be adopted.

Mayor Murphy: Motion is made that the application be approved. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphey.

Mayor Murphy: Now, we will refer back to Ordinances on final passage.

The Clerk presented "An Ordinance amending an Ordinance entitled: "On Ordinance to Limit the number of Plenary Retail Consumption Licenses and Plenary Retail Distribution Licenses and to sell Alcoholic Beverages at retail in the City of Newark, and to Regulate the Renewing and Transferring of Plenary Retail Consumption Licensing and Plenary Retail Distribution Licenses to Sell Alcoholic Beverages at Retail in the City of Newark," which said Ordinance was Adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight. And stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: Does anyone wish to be heard on this ordinance?

The following communication was received and read:

SAMUEL POLESHUCK,
Attorney-at-Law,
1060 Broad Street
Newark, New Jersey

Dated June 12th, 1941.

Harry Reichenstein, City Clerk.

As you know, I represent the Combination Liquor Merchants. I have watched with deep concern the proposed change in the city ordinance respecting license and space limitations in the City of Newark.

My group is not opposed to the granting of the particular license to the Hotel New Yorker to operate a restaurant and tavern in Port Newark. We are, however, concerned about the method employed in the attempt to issue this license.

Will you kindly advise me when this measure will come up for final adoption, in order that we may be able to express our views on this amendment?

Very truly yours,

Samuel Poleshuck.

Ordered filed.

Mr. Samuel Poleshuck: Mr. Mayor and members of the Commission: I just want to point out one or two things. I recollect that at the time this particular ordinance was passed, those opposed to its adoption raised the very question which now faces the Commission; and that was, in the event of any new business or industry wanting to come to Newark, we are excluding them by limiting the number of licenses. And all the groups at the time agreed that if an occasion such as this should arise, we are not opposed to it; and, of course, we are not opposing the issuance of the license now.

However, the way this ordinance is worded it would apply to all municipality owned property. In other words, wherever the City owns prop-

erty, the City would be in a position to issue a new license, I am mindful of the facts. I know we have tax foreclosures; and if the City should become the owner of three or four hundred parcels of real estate in the City of Newark, that will leave an avenue to issue additional licenses in addition to the one that is now sought to be granted.

AND for that reason I do not believe that ordinance should be amended in this form to raise the number from 1000 to 1013.

Mayor Murphy: I think the feeling of the City Commissioners is that the door should not be opened for additional licenses to be issued. I think that is in line with your explanation.

Now, we were just talking about this a minute ago, and I would like to have a clear explanation by the Law Department in reference to this ordinance. If it is not the proper type of ordinance, then, of course, it should be amended and changed.

Mr. Poleshuck: That is my point. I think the ordinance should and must be reworded to state that this limitation of this ordinance, the license and space limitation, both, should not apply to licenses issued to municipal airports. I think that should take care of that situation.

Mayor Murphy: Well, can it be done, legally, by the Commission?

Mr. Poleshuck: I think you can. And I think you should reclassify it, and classify one "C" License for the city airport. I think some method should be devised to redraft the ordinance so that we do not open the door for the issuance of other licenses.

Mayor Murphy: Corporation

counsel . . . ?

The Corporation Counsel: Mr. Poleshuck has discussed this with Mr. Kane. Mr. Kane is handling this, and I think they should work out something.

Mr. Thomas M. Kane: Mr. Mayor, that is the reason the number was raised from 1000 to 1013; because it would take care of this prospective tenant at the airport.

At the time the ordinance was passed, there was something over a thousand licenses issued, but they have been gradually dropping off. So, in order to take care of this additional one, we thought the best way to do so was to make it 1013.

Now, as to the other objection, as to the public places, I think that is a little bit too broad. We ought to amend that section so that it would apply to the airport and not to the public buildings. I think Mr. Poleshuck well raised that question. If we foreclosed other property, then I might say I think it is a valid objection. But we must find some method by which the City Commission can get this tenant at the Administration Building in Port Newark.

If a method is worked out, it must be agreeable to the City Commission. After all, we do the bidding of the City Commission.

I think, as you suggested, Mr. Mayor, if the matter is adjourned for two weeks there may be something done in the meantime that will help us work it out.

Mr. Mayor: I thought, that due to the fact that these licenses will have to be renewed by the first of July, I thought that if the ordinance was deferred for two weeks,

that probably that will give us an opportunity to issue a license for this Air Port.

Mr. Poleshuck: Under the limit, do you mean?

Mayor Murphy: Yes. I don't know how many of them are going to renew the licenses.

Mr. Reichenstein: 197 out of 1012 have renewed their licenses as of 10 o'clock this morning.

Mayor Murphy: From your observation—I don't know whether you went into that or not—do you believe that the balance of them will be renewed?

Mr. Reichenstein: I cannot tell you that, but I could say that since this ordinance of 1,000 has been adopted, there has been a drop of 13 licenses. That is, 13 in two years.

Mr. Murphy: So that the present average is what?

Mr. Reichenstein: The present average is that it would not.

Mr. Poleshuck: I think this particular ordinance, or that part of the ordinance which would permit the issuance of licenses to municipal tenants, that part should be eliminated in its entirety. So far as the issuance of this new license is concerned, I think some other means should be devised instead of raising the number to 1013. I think you might be able to classify a separate airport license or a license for a municipal airport which will eliminate any question of raising the number of licenses to one thousand, and, let us say, fifteen.

Mayor Murphy: May I ask the Corporation Counsel whether that can be accomplished? Personally, I

don't think the door should be opened to let the others come in.

Mr. Kane: I think this classification of the licenses is governed entirely by the state statute. They have an A, B, and C license.

Commissioner Keenan: I don't think we have any right, under our ordinance, to set up a separate classification of public retailers consumption licenses. There is nothing in the statute giving us that power.

Mr. Poleshuck: We are not changing the type of license, but I say, the ordinance should be amended to issue 1000 general licenses, and one "C" license for the municipal airport. I don't think there is anything there in violation of the A, B, C, laws, or else, we could say that they are exempt from the operation of this ordinance, the same as the State did in attempting to issue these licenses.

The legislature is passing an act to eliminate that question. I think we could do the same thing here. I think that is sufficient.

Mayor Murphy: I think it is worth while. I think that if the ordinance is laid over we can be in a better position at that time to see what the picture is on the renewal of licenses. I think that I, as one person, could assure the airport officials, who are desirous of having this resolution passed, that this City Commission will find a way in order to see that they are granted that license.

Commissioner Villani: I agree with you, Mr. Mayor, except that Commissioner Byrne just stepped away. But his deputy, Mr. Miller, said that they are holding up their project. Why not have that taken care of in one week's time instead

of two weeks. I think the Law Department could find that out in one week's time.

Mayor Murphy: That is all right with me. The only reason I said that is because on July 1st, all licenses must be renewed, and we would have a more complete picture at that time.

Mr. Poleshuck: As a matter of fact, the ordinance reads that they could make their renewal within thirty days after the first of July.

Commissioner Villani: I move that it be deferred for one week.

Commissioner Keenan: I second it.

Mayor Murphy: Motion is made that the ordinance be deferred until one week from today, June 24th. I suggest that probably with the representative of the Law Department you could get together and work this thing out. I don't know how the Corporation Counsel feels about it, about working on it with an outsider.

The Corporation Counsel: It is all right with me.

Mayor Murphy: The clerk will call the roll.

Mr. Lou Freeman: (President Newark Tavern Association) I want to be heard on this, Mr. Mayor.

Mayor Murphy: Yes; what do you want to say?

Mr. Lou Freeman: Mr. Mayor, and members of the City Commission: While Mr. Poleshuck may be within his rights in coming down here and asking for a certain amendment and so on, I feel, as president of the Newark Tavern Association that such should not be the case. I think

in Newark we have some of the finest restaurants and some of the finest bars than in any other place. I see no reason why at this time any legislature should be enacted here or any other place allowing any foreign corporation to come in the state of New Jersey and take away something that we people have been trying to do for eight years, and that is in making a decent and honest living. And now, when the time comes when they can be released from their obligations, along comes some foreign corporation and steps in on their territory, which is not being fair to the citizens of Newark.

We have no assurance whether or not this industry is needed in this city. As I said before, you gentlemen know as well as I do, that without any doubt in your mind, you could go to any one of the finest places in the City of Newark and have your finest drinks. Why then is this corporation coming into this city? What protection have we got, say, within two weeks from today, if another foreign corporation comes in and opens a place on Broad Street? Have we got no protection for that?

I would say we have not. We have no assurance that from these various people who own the Hotel New Yorker, and I have been in the Hotel New Yorker time and time again, and I will say that they are not fit for the City of Newark to have so far as the help is concerned. How are we sure that they are going to hire union labor in the City of Newark? I don't think it is fair to us or fair to anybody else.

If you gentlemen feel that at this time the City of Newark should have a restaurant at the municipal airport, why don't you open it for competitive bidding? Maybe somebody

else in the city wants the use of that. There may be somebody in the City of Newark who may want to invest their capital. Why not give that chance to somebody else?

Therefore, Mr. Mayor, and gentlemen of the City Commission, as president of the association and with their knowledge, we object to this ordinance.

Mayor Murphy: I understand that they are fair to organized labor. The motion is before the Commission to defer it for one week. The clerk will call the roll.

Mr. Jiggs Donahue: (President of the Independent Tavern Owners' Association) Mr. Mayor and Commissioners: I hope if I appear awkward in presenting my speech you will be somewhat patient with me. Customarily and ordinarily a saloon keeper does not begin to think until about five minutes to the time when they close the door. I happen to be somewhat conversant with the ordinance that is at stake here. In fact, I could boastfully say I was part of its brain child and part of its sponsorship.

The ordinance on limitation of licenses was designed primarily in the interest of curtailment of licenses. When the Commission in 1938 got the shades of opinion from the various members of organized saloon keepers, we agreed wholeheartedly, so in the event some large establishment or some large corporation might want to open up a tavern, that the ordinance at all times be amendable.

I think there were some shades of opinion; I think you have a recording of the same here. And that was done primarily so as not to incur the displeasure of labor. I am safe in saying that the liquor in-

dustry as a whole will have a high value of the labor movement, as I have primarily a high admiration of the State Secretary of the State Board. We don't have any objections to the Hotel New Yorker coming in. I am sorry that we have to take exception to my esteemed friend Louis Freeman, but to my way of thinking, I think the Hotel New Yorker will certainly dignify and certainly enhance our business from every conceivable angle.

The only thing we do object to is the objection to the door being open to any more licenses other than that. And I feel that you should certainly give the Hotel New Yorker a license at the airport.

Mayor Murphy: I understand that you represent the Independent Tavern Owners' Association?

Mr. Donahue: Yes, sir.

Mayor Murphy: Is there anyone else who desires to be heard on this motion, before it is passed upon?

(No response).

Mayor Murphy: The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: This ordinance will be up for second and final reading one week from today.

Commissioner Keenan: I move we adjourn.

Commissioner Villani: I second it.

Mayor Murphy: Motion has been made to adjourn. The clerk will call the roll.

Yeas: Commissioners Byrne,
Brady, Keenan, Villani, Mayor
Murphy.

APPROVED

JOS. M. BYRNE, JR.

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN

City Clerk.

Newark, N. J., June 24, 1941

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 11 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk: (Mr. Harry Reichenstein) Mr. Mayor, and gentlemen of the Board of Commissioners: In accordance with the understanding and stipulation placed on the record at the organization meeting of May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: If there is no objection, it is agreeable.

Mayor Murphy: The clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes of the previous meeting be dispensed with.

Commissioner Brady: I second it.

Mayor Murphy: The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady: May I say something now?

Mayor Murphy: Mr. Brady.

Commissioner Brady: Mr. Mayor, in the financial statement submitted as of May 20th, 1941, by the acting auditor, we are charged in our direct relief account as having expended, to date, \$900,000.

Now, as a matter of fact, the total expenditures and commitments for direct relief up to May 20th, 1941, were \$1,423,326.90. However, our city share of this total is only forty per cent, and the state contribution is sixty per cent. In other words, the city's total expenditures and commitments, up to May 20th, 1941, are only \$569,330.76. Using the \$900,000 figure presents an erroneous picture of the financial status of our entire debt, and I would like to have it corrected.

Again I would call attention of the Commission, and for the record, that I am informed that there will be a one-third WPA lay-off, beginning July 1st, 1941, and one-quarter of their administrative personnel for the whole state of New Jersey.

This means much to us, as over two thousand persons in the City of Newark will be affected. Mr. Malady estimates that twelve hundred to thirteen hundred persons will be thrown back on our relief rolls, which will mean a cost to the city of \$6,000 per month on account of the increased case load.

I would suggest that this be placed on the record also.

Mayor Murphy: In reference to your statement about the erroneous pictures, of course I think you will have to agree, Commissioner Brady, that in reference to all commitments made in the various departments, that the Department of Revenue and Finance, for instance, must function on those commitments that are made and passed upon by the City Commission. We have no alternative. But until such time as the state reimburses the City of Newark, we are not in a position to show a true picture, because the state, as you have stated here, is going to reimburse the City of Newark forty per cent.

Commissioner Brady: Yes, that is right—sixty per cent, rather.

Mayor Murphy: And your share is forty per cent. We cannot show that picture. All we can show is our arrangement. As we go along, when those reimbursements go to the City of Newark, then those figures will be readjusted according to the records in the City. But until that time, we have no authority in the operation of our records here in this city, to show a forty per cent difference, until the proper time comes.

Now, furthermore, Commissioner Brady, I have found from my experience, that a statement of that kind may in itself be erroneous, due to the fact that, from previous experience, the relief department had paid for a number of relief clients which the City did not get reimbursed for, from the state, for a long period of time. In fact, that was in the course of negotiation. As a matter of fact, I don't think that we ever did get full reimbursement from the state. A number of those persons were what they called non-residents, who came to the City of Newark and who were only here

a short period of time and it thus became the obligation of the City of Newark to meet that necessity, because these people had to be taken care of.

I think the Overseer of the Poor knows considerably about that too.

Mr. Owen Malady: We had \$93,000 reimbursement.

Mayor Murphy: But that was carried on. We could not show a statement in the financial structure of the City of Newark that we were going to get this money back, because I think that was under discussion with the state for a number of years before we finally got reimbursed. Then, of course, when the reimbursement came in, of course the picture changed. And when those commitments came in, those commitments are charged against that account, even though it is not paid for some time, nevertheless it is a commitment and has to be recognized by the city.

And, of course, that picture will change as the reimbursements come in. Up to that time we have to show a true picture.

Commissioner Brady: I just wanted to bring it to the attention of the Commission, as I have.

Mayor Murphy: It will eventually show, as you have it there.

Commissioner Brady: Yes.

Mayor Murphy: That will be eventually the final determination, or somewhere within those figures.

Commissioner Brady: That will be all right, as long as the record shows it.

Mayor Murphy: Of course, we

cannot give out a public statement contrary to what our records show, until the reimbursements come in, so that we could readjust our statement. It will eventually catch up with us though.

Commissioner Brady: All right, then.

The clerk presented "An Ordinance amending an Ordinance entitled: "An Ordinance to limit the number of plenary retail consumption licenses and plenary retail distribution licenses and to sell alcoholic beverages at retail in the City of Newark, and to regulate the renewing and transferring of plenary retail consumption licensing and plenary retail distribution licenses to sell alcoholic beverages at retail in the City of Newark," which said ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: You heard the reading of the ordinance on second reading. A motion is in order to strike out the ordaining clause.

Is there anyone here who desires to be heard?

(No response).

Commissioner Villani: I so move you Mr. Mayor.

Mayor Murphy: A motion has been made and seconded. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk presented "An Ordinance to repeal an Ordinance entitled

"An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: You heard the reading of the title of the ordinance.

Commissioner Villani: I move that it be deferred for two weeks.

Mayor Murphy: Motion has been made that the ordinance be deferred for two weeks from today, July 8th. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance

An Ordinance amending an Ordinance entitled: "An Ordinance to limit the number of plenary retail consumption licenses, plenary retail distribution licenses and to sell alcoholic beverages at retail in the City of Newark and to regulate the renewing and transferring of plenary retail consumption licenses and plenary retail distribution licenses to sell alcoholic beverages at retail in the City of Newark," which said ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: That the ordinance entitled:

An Ordinance to limit the number of Plenary Retail Consumption Licenses, Plenary Retail Distribution Licenses and to sell alcoholic beverages at retail in the City of Newark and to regulate the renewing and transferring of Plenary Retail Consumption Licenses and Plenary Retail Distribution Licenses to sell alcoholic beverages at retail in the City of Newark," which said ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight, be and the same is hereby amended by adding thereto the following section, to be known as Section 7:

"Section 7: The provisions of this ordinance shall not apply to any Plenary Consumption License or Plenary Retail Distribution License for premises in public buildings of the City of Newark, for the issuance of which the approval of the State Commissioner of Alcoholic Beverage Control shall have been obtained, pursuant to 1937 R.S. 33:1-42.

2: This ordinance shall take effect immediately upon final passage and publication according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that July 8, 1941, 11 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of

its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

AN ORDINANCE creating in the Department of Public Affairs of The City of Newark a Division of Claims, and providing for the personnel, maintenance and administration of same, and defining, regulating and prescribing the functions thereof.

The Board of Commissioners of The City of Newark Do Ordain:

1. There is hereby created in the Department of Public Affairs of The City of Newark a Division of Claims.

2. The Division shall be in charge of a supervisor and there shall be such clerks and assistants as may be necessary for the proper conduct of said division, and which position of supervisor be and the same is hereby created, and the positions of such clerical and other assistants are hereby authorized.

3. The division shall constitute the departmental divisional unit for the collection of all claims for moneys and penalties due to the Department of Public Affairs and any and all of the division, subdivisions, bureaus and agencies thereof, and which has or may accrue and become due and owing to

such department, divisions, sub-divisions, bureaus and agencies under and by virtue of any claim for services rendered or under any state law or city ordinance or regulation governing the same or any function or functions thereof.

4. The Director of the Department of Public Affairs is authorized hereunder to make and prescribe and provide rules and regulations for the proper conduct of the division.

5. All ordinances inconsistent herewith be and the same are hereby repealed.

This ordinance shall take effect in manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that July 1, 1941, 11 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Acting City Clerk: There are

no zoning matters Mr. Mayor.

Mayor Murphy: We will now go to bills and claims resolutions:

The Clerk then read the following resolutions:

RESOLVED, That the sum of \$352,000.00, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$1,-122,404.44 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$80.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$3,-595.00, be and the same is hereby appropriated to the persons named

in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$661,480.00, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$29,399.92, be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$1,-798.17, be and the same is hereby appropriated to the persons named in the certified list below containing 87 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of

\$220,546.94, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy.

RESOLVED, That the sum of \$395.33, be and the same is hereby appropriated to the persons named in the certified list below, containing 8 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$21,212.35, be and the same is hereby appropriated to the persons named in the certified list below containing 143 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$25,138.18, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$3,-120.20 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

RESOLVED, That the sum of \$15,263.86, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$2,-075.15, be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Affairs. (City Hospital).

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$93,531.75, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioner of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Works, permitting the withdrawal of funds by the said Director of the Department of Public Works, as needed, for the years 1940 and 1941 and 1941: and

WHEREAS, the Director has withdrawn the following sum, to wit:

\$151,767.16, as set forth in attached certified list No. AF-4.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$76,308.85, be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$167.39 be and the same is hereby

appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$70,007.64, be and the same is hereby appropriated to the persons named in the certified list below containing 54 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$789.52 be and the same is hereby appropriated to the persons named in the certified list below containing 22 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$161,870.40, be and the same is hereby appropriated to the persons named in the certified list below containing 111 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$104.20 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,-873.30 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$105.12 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$6,-704.99 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,-

984.24 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$565.72, be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$50,234.41 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$14,188.47, be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$37,792.02 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Murphy offered the following resolutions:

Resolution authorizing the issuance of \$2,000,000 tax anticipation notes of 1941 of the City of Newark.

The Board of Commissioners of the City of Newark to resolve as follows:

Section 1. It is hereby determined and declared that the Director of the Department of Revenue and Finance has, at the request of the Board of Commissioners made and filed in the office of the City Clerk a certificate reading as follows:

"The undersigned Director of the Department of Revenue and Finance of the City of Newark, in the State of New Jersey, HEREBY CERTIFIES, pursuant to the provision of Section 40:2-38 of The Local Budget Law as follows:

(1) The gross borrowing power of said City in respect of tax anticipation notes of the fiscal year beginning January 1, 1941, being thirty per centum (30%) of the tax levy of the next preceding fiscal year, which ended December 31, 1940, for all purposes, plus thirty per centum (30%) of the amount of miscellaneous revenues realized by said City in cash during such next preceding fiscal year, is \$13,126,243.27.

(2) The amount of notes of said

City outstanding in anticipation of the collection of taxes of such fiscal year beginning January 1, 1941, except such notes as will be renewed by or paid from the proceeds of the notes to be issued, is none.

(3) The net borrowing power of said City, being the excess of the first over the second of the two above amounts, is \$13,126,240.27.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand as Director of the Department of Revenue and Finance of said City, this 24th day of June, 1941.

VINCENT J. MURPHY

Director of the Department of Revenue and Finance of the City of Newark, New Jersey."

Section 2. Pursuant to The Local Budget Law, the City of Newark shall borrow the sum of \$2,000,000, in anticipation of the collection of taxes levied or to be levied in and for the fiscal year beginning January 1, 1941, and in anticipation of other revenues for such fiscal year, and, for the purpose of borrowing said sum, there shall be issued Tax Anticipation Notes of 1941 of said City of the aggregate principal amount of \$2,000,000.

Section 3. Each note issued pursuant to this resolution shall be a negotiable note payable to bearer but registerable at the option of the holder, and shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and shall be payable at maturity. Said notes shall be payable not later than six months after their date.

Section 4. The Director of the Department of Revenue and Finance is hereby designated as the financial officer to sign said notes, and the

Mayor and the Director of the Department of Revenue and Finance are hereby authorized to sign said notes, and the City Clerk is hereby authorized to affix the seal of said City to each of such notes and to attest such seal and said notes, and said officers are hereby authorized to issue said notes in such form as they may adopt, in conformity with law, and to recite therein that all requirements and conditions of law have been complied with in the issuance of said notes, and that said notes are within every debt and other limit prescribed by the Constitution or statutes of New Jersey.

Section 5. The Director of the Department of Revenue and Finance is hereby authorized to sell said notes at not less than par and accrued interest and to determine, within the limitations imposed by this resolution, the date and maturity and the interest rate to be borne by each such note and to deliver such note upon receiving the purchase price to be paid therefor.

Section 6. All sums borrowed by the issuance of said notes shall be applied only to purposes provided for in the budget adopted for the fiscal year beginning January 1, 1941, or to purposes for which taxes are levied or are to be levied for such fiscal year.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, The City of Newark has heretofore issued, from time to time, bonds of said City which are in coupon form, as provided in the resolution adopted to authorize the issuance of said bonds, and it becomes necessary from time to time to convert such bonds into fully

registered bonds by the removal and cancellation of the coupons attached thereto and by the execution of a conversion certificate written or printed on the back of such bonds; and

WHEREAS, the resolutions heretofore adopted to authorize the issuance of such bonds provide that such conversion certificates shall be executed by the City Comptroller;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that, notwithstanding anything contained in any resolution heretofore adopted by the Board of Commissioners, the Acting Comptroller of the City of Newark be and he is hereby authorized to convert any such coupon bond into a fully registered bond when requested by the holder thereof, by the removal and cancellation of the coupons attached thereto and the execution by him of a conversion certificate written or printed on the back of such bond; and

BE IT FURTHER RESOLVED, that said Acting Comptroller of the City of Newark be and he is hereby authorized to make all entries on the books of the City of Newark, or on any registered bonds necessary to effect any transfer made by the holders of such bonds.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS Clara Rosenblatt was the owner of the premises known and designated as 228-230 Prince Street, Block 2554, Lot 63 on October 1st, 1938 the taxing date for the year 1939; and

WHEREAS said premises have

been assessed for the year 1939 at a value of \$5,100. tax \$232.05; being \$2,200. on Land and \$2,900. on Improvements.

AND WHEREAS it has come to our attention that an error had been made in the entering of the value of these improvements at \$2,900. instead of \$2,400., the valuation as fixed by the Tax Board on said improvements for the year 1939,

BE IT FURTHER RESOLVED, by the Board of Commissioners of the City of Newark that the Tax Receiver be and he is hereby directed to change his records covering the assessment on the property of Clara Rosenblatt, 228-230 Prince Street, Block 2554, Lot 63 from the present assessment of Land \$2,200. Improvements \$2,900. Total \$5,100. tax \$232.05; to Land \$2,200. Improvements \$2,400. Total \$4,600. Tax \$209.30 and he is also hereby authorized to cancel the erroneous assessment of \$500. tax \$22.75 of record.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Board of Commissioners of Assessment for Local Improvements, did on the 27th day of October, 1889, sign a Benefit Report for direct and prospective assessments for the East Branch Intercepting Sewer, and said Report was confirmed by Circuit Court Judge Francis Child on November 10, 1899, and

WHEREAS, said Report contained prospective assessments totalling \$370.00 for lots fronting on the old line of Gotthart Street and levied as follows:

Block No. 1007, Lot No. 12\$18.50
" " No. 13 18.50
" " No. 14 18.50
" " No. 15 18.50
" " No. 16 18.50
" " No. 17 18.50
" " No. 18 18.50
" " No. 19 18.50
" " No. 20 18.50
" " No. 21 18.50
" " No. 22 18.50
" " No. 23 18.50
" " No. 24 18.50
" " No. 25 18.50
" " No. 26 18.50
" " No. 27 18.50
" " No. 28 18.50
" " No. 29 18.50
" " No. 30 18.50
" " No. 31 18.50

AND WHEREAS, the said old line of Gotthart Street was moved some 100 feet southeast of its original position, and the aforementioned Lots No. 12 to No. 31 no longer had access to said street and said prospective assessments can never become collectible,

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the said sum of \$370.00 now listed as prospective assessments against Lots No. 12 to No. 31, Block No. 1007, be and the same is hereby cancelled.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the position of Checker in the Bureau of Baths, Department of Parks and Public Property, be and the same is hereby created at a

salary of \$960.00 per annum, effective as of June 16th, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, by an Ordinance adopted by the Board of Commissioners of the City of Newark that on the twenty-third day of February, 1938, the office of Acting Comptroller was created in the Department of Revenue and Finance to assist the Director of the said Department in the carrying out of the duties of the said office.

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that Barney Koplin be and he is hereby appointed Acting Comptroller in the Department of Revenue and Finance at an annual salary of FIVE THOUSAND DOLLARS (\$5,000.00), payable semi-monthly as other salaries are paid, and the City Clerk is hereby directed to place his name upon the payroll.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the position of Turnstile Operator in the Bureau of Baths and Pools, Department of Parks and Public Property, be and the same is hereby created at a salary of

\$960.00 per annum for female Turnstile Operators and \$1200.00 per annum for male Turnstile Operators, effective as of July 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it is hereby authorized and directed to advertise for sealed proposals for furnishing and delivering Repair Parts for the following equipment: Mack Trucks, Smith Tractors, Ford and Dodge Automobiles and Trucks; Refined Tar Cement, Ready Mixed Concrete and Kerosene Oil.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9566, dated March 9, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bid-

der as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

AULT & WIBORG & RIBBON COMPANY, INC., Cincinnati, Ohio. (Department of Parks and Public Property).

Carbon Paper, Typewriter Ribbons, and Addressograph Ribbons, at unit prices shown on list in the Department of Central Purchase.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9388, dated January 29, 1941, the Department of Central Purchase publicly solicited, received and opened bids for the sale of scrap material at the Newark Centre Market, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for the sale of said material by the City of Newark be and the same hereby is awarded as follows, being the highest responsible and formal bidder as determined by the Director of the Department of Parks and Public Property in response to public advertisement for sealed proposals, the

amount of its bid being as follows, and the Director of the Department of Parks and Public Property and the City Clerk of the City of Newark are hereby authorized and directed to execute on the part of the City of Newark, proper contract for the sale and removal of said material, according to the general conditions stipulated in bid, on file in the Department of Central Purchase.

REICHMAN & HOFFMAN BROS. INC. — Newark, N. J.

(Department of Parks & Public Property).

Generators, Steam Engines, etc., (all as shown in bid form) now located in the Newark Centre Market Building, to be purchased by the above highest bidder and removed by him for the sum of One Thousand Six Hundred and Sixty-Six Dollars (\$1,666.00).

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, pursuant to an Act of the Legislature of the State of New Jersey, entitled "An Act to authorize two or more municipalities in this state to jointly construct and maintain outlet or trunk sewers," approved March 15, 1899, the supplements thereto and amendments thereof, which Acts are now designated as Title 40:63-68 to 40:63-139, inclusive, of the Revised Statutes of New Jersey, The City of East Orange, The Township of Hillside in the County of Union, The Town of Irvington, The Township of Malpewood in the County of Essex, The Township of Millburn in the County of Essex, The City of Newark, The Borough of Roselle Park, The Vil-

lage of South Orange, The City of Summit, The Township of Union in the County of Union and The Town of West Orange, under contracts dated June 1, 1926, and March 9, 1931, provided for the construction and maintenance of a Joint Trunk Sewer and Sewage Disposal Plant to supplement a sewer constructed by certain of the municipal corporations above mentioned under a contract dated March 15, 1901; and

WHEREAS, pursuant to such statutes and said contracts, the aforesaid municipal corporations organized in Joint Meeting and are now organized in Joint Meeting for the purpose of completing the said Joint Trunk Sewer and disposal plant and for maintaining the same; and

WHEREAS, The Township of Maplewood in the County of Essex, The Township of Millburn in the County of Essex, The Village of South Orange, The City of Summit, The Township of Union in the County of Union and The Town of West Orange, the same being the municipal corporations now using Section 3 of said trunk sewer have determined the need of a relief trunk sewer with certain appurtenances to supplement a portion of Section 3 of the Joint Trunk Sewer, and the governing body or board having charge of the construction of sewers therein of each of said municipalities has adopted an ordinance appropriating the sum necessary to meet its proportionate share of the costs of said Relief Trunk Sewer, and authorizing the execution of a supplemental joint contract for the construction of the same pursuant to the aforesaid statutes; and

WHEREAS, a competent engineer has prepared surveys, maps, plans, reports and estimates of the pro-

posed works and improvements, to provide for the re-appointment of the capacities of the existing tunnel sewer in Section 3 and for the apportionment of newly provided capacities in said relief trunk sewer, true copies of which have been delivered to the clerk of each of the municipalities so organized in Joint Meeting, together with a statement or estimate of the cost and expense thereof, and the percentage of the costs to be apportioned to and paid by each of the municipalities named in the preceding paragraph, and also an estimate of the annual cost of maintenance, repair, operation and supervision of the said Relief Trunk Sewer to be annually paid by each municipality after the completion of the same, and all of said surveys, maps, plans, reports, estimates and other documents have been duly approved by the governing bodies or boards of the municipalities using said Section 3; and

WHEREAS, under the statutes aforementioned, it is necessary that said Relief Trunk Sewer be constructed in the joint names and under the direction and supervision of all the municipalities so organized in Joint Meeting,

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the surveys, maps, plans and reports, specifications and estimates of construction costs, the percentage of cost and expense proposed to be apportioned to and paid by each municipality participating therein, the proposed re-allocation of the capacities of the existing tunnel sewer in Section 3 and the apportionment of newly provided capacities in said Relief Trunk Sewer, the estimate of annual cost of maintenance, repairs, operation and supervision of the proposed sewer, and other documents aforementioned filed with the clerk of this municipi-

ality, be and the same hereby are approved, and

BE IT FURTHER RESOLVED, that the draft of the supplemental joint contract between the municipalities organized in Joint Meeting, as aforementioned, providing for the construction of a Relief Trunk Sewer to supplement a portion of Section 3 of the Joint Trunk Sewer now filed with the clerk of this municipality, be and the same hereby is approved, and that the Mayor and Clerk of this municipality are hereby authorized to execute said supplemental contract jointly with the proper officers of the other municipalities therein stated to be the other parties to said contract, said supplemental contract to be executed in fifteen original counterparts, and

BE IT FURTHER RESOLVED, that a copy of this Resolution be filed with the clerk of each of the aforesaid municipalities, so organized in Joint Meeting.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its pole on the west side of Broad Street, south of Clay Street, as indicated on map or plan numbered 3096-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in Broad St., near Clay St., Newark, N. J.," dated May 26, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Vincent J. Murphy

WHEREAS, it is wise and lawful to undertake periodic analysis of the physical structure of this City; and

WHEREAS, Plans should be made to correct the defects uncovered by such analysis, with due regard to the public economy; and

WHEREAS, We are of the opinion that such research and planning can best be made by the Engineering and Architectural talent regularly employed by this City;

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, New Jersey, that:

Section 1: That Mr. James W. Costello, Chief Engineer of the Department of Public Works, and Mr. Frederick Bigelow, Superintendent of Buildings, Department of Public Safety, be and are hereby directed to submit to this Commission a preliminary report by December 1, 1941, stating the scope of such research and planning service which they may well render to the City;

BE IT FURTHER RESOLVED:

Section 2: That Mr. Costello and Mr. Bigelow shall outline in the said report the probable aid which they will require from other City departments, and from public spirited citizens.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

An application for permit to display fireworks by the Civic Clubs

Council of Newark on July 4th (alternate date July 5th) at Weequahic Park was received, read and ordered filed.

Commissioner Keenan offered the following resolution:

WHEREAS, the Committee designated for celebration of July 4th, sponsored by the Civic Clubs Council, has made application for permit for fireworks display at Weequahic Park, Newark, N. J., on Friday, July 4th, 1941, at 9 o'clock P. M.—alternate date July 5th, 1941; and

WHEREAS, said application has been duly approved by the Chief of Police, the Chief Engineer of the Fire Division, the Assistant Inspector of the Bureau of Combustibles and the Director of Public Safety of the City of Newark;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that permission is hereby granted to the said Committee designated for celebration of July 4th — sponsored by the Civic Clubs Council, sponsoring the official City of Newark celebration of the Fourth of July, to conduct the fireworks display as applied for on the posting of a bond in the sum of Ten Thousand Dollars (\$10,000), as provided by New Jersey Revised Statutes, 1937, 21:3-1 to 21:3-9, said bond to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

Commissioner Brady offered the following resolutions:

WHEREAS, on November 20, 1940,

the Board of Commissioners adopted a resolution, authorizing the Director of the Department of Public Works to enter into a contract with Peter A. Butz, trading as Newark Engine & Machine Works, for the repair of City Hospital boilers; and,

WHEREAS, the Director of the City Hospital advises that the repairs are immediately necessary; and,

WHEREAS, the aforesaid bidder is willing to proceed according to the terms of his bid and the conditions of the award, and which is deemed best for the interests of the City; and,

WHEREAS, the Director of the Department of Public Works is now designated Director of the Department of Public Affairs;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Public Affairs is hereby authorized to execute said contract.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, By the Board of Commissioners of The City of Newark, that during the absence or disability of the Director of the Department of Public Affairs of The City of Newark, the Deputy Director thereof be and he is hereby designated to act in his place and stead and to perform any duty or duties imposed by law upon the said Director and to administer and execute the powers vested in the said Department of Public Affairs.

Jos. M. Byrne, Jr.
John A. Brady

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, John A. Brady, Director of the Department of Public Affairs, desires to file with the Work Projects Administration, Project Application to provide employment for 205 persons to be taken from the relief rolls of the City to be employed upon the construction of a summer camp for boys located on City owned property in Verona, New Jersey, such work to include clearing and preparing site, excavate and lay sewer and water pipe, erect 38 frame buildings, including hospital, mess hall, recreation hall and office for superintendent and 20 sleeping units for boys, toilets, help quarters, etc., build tennis and basket ball courts, baseball field, swimming pool, bridge and road, install electric supply lines, electrical work, carpentry, painting, masonry, plumbing, heating units, cement work, etc., including all incidental work necessary thereto; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$111,296. is contingent upon the expenditure of \$66,140 by the City of Newark;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of \$66,140 be and the same is hereby allocated for the purpose aforesaid, disbursements to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Honorable Robert W. Allan, State Administrator, has by communication of June 18th, 1941, notified the City of Newark that the City's contributions for the employment of certified personnel, residents within the City of Newark, on Statewide Sewing Project W. P. No. 8109-0, continuation of W.P. No. 6434-0, are delinquent in the following amounts:

.....	1941:	
January		\$ 6,928.00
February		7,170.00
March		5,056.00
April		5,728.00
May		5,560.00
TOTAL		\$30,442.00

and

WHEREAS, it is necessary that these moneys be paid in order to continue the employment of the personnel in the City of Newark, on these projects;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the sum of Thirty Thousand Four Hundred and Forty-two Dollars (\$30,442.) be and the same is hereby appropriated from W.P.A. appropriations, and the Director of the Department of Revenue and Finance be and he is hereby authorized and empowered to make payment of the aforesaid amount of Thirty Thousand Four Hundred and Forty-two Dollars (\$30,442.); in payment of the moneys due for the months of January, February, March, April and May, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, Mary Reilly was the owner of record on October 1, 1939 of property known and designated as Block 84, Lot 22, 20 Pierson Place, Newark, New Jersey; and

WHEREAS, said Property was assessed at a valuation of \$2,000. for 1940 being \$800. on land and \$1,200. on building, tax \$97.00; and

WHEREAS said assessment of \$1,200. on the building for 1940, tax \$58.20 was erroneously levied because said building had been razed prior to the assessing date for 1940; to wit July 7, 1939; and

WHEREAS the Howard Savings Institution, the mortgages in possession, inadvertently had paid in full said taxes of \$97.00 for 1940

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the assessment of \$1,200. tax \$58.20, erroneously levied against property known as No. 20 Piersons Place, Newark, New Jersey, Block 84, Lot 22 be cancelled and that the Comptroller be and he is hereby authorized to cancel the same upon his records, and

BE IT FURTHER RESOLVED that the Receiver of Taxes be hereby authorized to refund said taxes of \$58.20 to the Howard Savings Institution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolutions, bills and claims. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor
Brady, Keenan, Villani, Mayor
Murphy.

Mayor Murphy: A motion to ad-
journ is now in order.

Commissioner Brady: I so move
you.

Commissioner Villani: I second it.

Mayor Murphy: The clerk will
call the roll.

Yeas: Commissioners Byrne,

You also heard the reading of the
resolutions in general.

APPROVED:

JOS. M. BYRNE, JR.

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk

MINUTES OF MEETINGS

OF THE

BOARD OF COMMISSIONERS

JULY, 1941

Newark, N. J., July 1, 1941

A regular meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 10 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mr. Harry Reichenstein: (City Clerk).

Mr. Mayor, and gentlemen of the Board of Commissioners:

In accordance with the understanding and stipulation placed on the record at the organization meeting on May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: With reference to the statement by the city clerk,

if there is no objection, it is agreeable.

Mayor Murphy: The City Clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that they be dispensed with.

Mayor Murphy: Motion is made that the reading of the minutes of the previous meeting be dispensed with. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: I have here an ordinance to create in the Department of Revenue and Finance, the office of Bond Registrar, so that I could designate someone to sign the Bonds and so forth. I have been doing this for the last four years; and it is a tremendous task. The Law Department, through Mr. Washburn, has informed me that in order to designate that authority to anyone, it is necessary to pass an ordinance. So I am introducing this ordinance today on first reading.

Mr. Harry Reichenstein: Is there any objection to me acting for Mr. Bross?

Mayor Murphy: Is there any objection to the City Clerk acting for Mr. Martin Bross?

Commissioner Villani: No.

Commissioner Byrne: No.

Mayor Murphy: There is no objection.

The City Clerk presented "An Ordinance to amend Section 5 of an Ordinance entitled, "An Ordinance to create a Board of Public Safety within the Department of Public Safety, providing for the appointment of members thereof; defining their duties and providing for the salaries of said members," adopted July 28, 1937," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on sec-

ond reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioner Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.
Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance to amend

Section 5 of an Ordinance entitled, "An Ordinance to create a Board of Public Safety within the Department of Public Safety, providing for the appointment of members thereof; defining their duties and providing for the salaries of said members.", adopted July 28, 1937," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend Section 5 of an Ordinance entitled, "An Ordinance to create a Board of Public Safety within the Department of Public Safety, providing for the appointment of members thereof; defining their duties and providing for the salaries of said members.", adopted July 28, 1937.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance providing for the VACATION of AVENUE L from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the VACATION of an UNNAMED STREET the center line of which is parallel to and distant 262.50 feet measured south-

easterly at right angles from the center line of Avenue L, extending from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the VACATION OF AN UNNAMED STREET, the center line of which is parallel to and distant 512.50 feet measured south-easterly at right angles from the center line of Avenue L, extending from the north-westerly line of Roanoke Avenue northerly to the westerly line of Vincent Street; and for the VACATION OF AVENUE M from the north-westerly right of way line of the New York Bay Railroad - Passaic Branch, P.R.R. northerly to the southerly line of an Unnamed Street, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch - Central Railroad of New Jersey; and for the VACATION of an UNNAMED STREET, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch - Central Railroad of New Jersey, extending from the southerly line of Horatio Street south-easterly to the westerly line of Vincent Street; and for the VACATION OF MARKET STREET from the easterly line of Hawkins Street easterly to the north-westerly line of the New York Bay Railroad - Passaic Branch, P.R.R.," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.
Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that

the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance providing for the VACATION of AVENUE L from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the VACATION of an UNNAMED STREET the center line of which is parallel to and distant 262.50 feet measured south-easterly at right angles from the center line of Avenue L, extending from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the VACATION OF AN UNNAMED STREET, the center line of 512.50 feet measured south-easterly at right angles from the center line which is parallel to and distant of Avenue L, extending from the north-westerly line of Roanoke Avenue northerly to the westerly line of Vincent Street; and for the VACATION OF AVENUE M from the north-westerly right of way line of the New York Bay Railroad - Passaic Branch, P.R.R. northerly to the southerly line of an Unnamed Street, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch - Central Railroad of New Jersey; and for the VACATION of an UNNAMED STREET, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of which is parallel to and distant 985 feet measured northerly at right

angles from the center line of the 100 foot right of way of the Newark and New York Branch - Central Railroad of New Jersey, extending from the southerly line of Horatio Street south-easterly to the westerly line of Vincent Street; and for the VACATION OF MARKET STREET from the easterly line of Hawkins Street easterly to the north-westerly line of the New York Bay Railroad - Passaic Branch, P.R.R." be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the VACATION of AVENUE L from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the VACATION of an UNNAMED STREET the center line of which is parallel to and distant 262.50 feet measured south-easterly at right angles from the center line of Avenue L, extending from the easterly line of Hawkins Street northerly to the southerly line of Horatio Street; and for the VACATION OF AN UNNAMED STREET, the center line of which is parallel to and distant 512.50 feet measured south-easterly at right angles from the center line of Avenue L, extending from the north-westerly line of Roanoke Avenue northerly to the westerly line of Vincent Street; and for the VACATION OF AVENUE M from the north-westerly right of way line of the New York Bay Railroad - Passaic Branch, P.R.R. northerly to the southerly line of an Unnamed Street, the center line of which is parallel to and distant 985 feet measured

northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch - Central Railroad of New Jersey; and for the VACATION of an UNNAMED STREET, the center line of which is parallel to and distant 985 feet measured northerly at right angles from the center line of the 100 foot right of way of the Newark and New York Branch - Central Railroad of New Jersey, extending from the southerly line of Horatio Street south-easterly to the westerly line of Vincent Street; and for the VACATION OF MARKET STREET from the easterly line of Hawkins Street easterly to the north-westerly line of the New York Bay Railroad - Passaic Branch, P.R.R.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance Creating the position of buyer in the Division of Central Purchase in the Department of Public Works.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: That the position of Buyer in the Division of Central Purchase in the Department of Public Works of

the City of Newark be and it is hereby created, at a salary of \$2,500.00 per annum, said salary to be paid semi-monthly as other salaries are paid.

2: This ordinance shall take effect immediately, upon final passage and publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that July 15, 1941, 10 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to create the position of Clerk in the Municipal Board of Alcoholic Beverage Control of the City of Newark.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: There is hereby created in the Municipal Board of Alcoholic Beverage Control of the City of Newark the position of Clerk, at an annual salary of \$2,500.00.

2: The said position of clerk shall be in the exempt class of the classified service of the Civil Service, as provided for under Title 11, Chapter 22, Section 26, Paragraph "C" of the Revised Statutes.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that July 8, 1941, 10 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance

at length:

An Ordinance creating the office of Bond Registrar in the Department of Revenue and Finance of the City of Newark.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: That there be and there is hereby created in the Department of Revenue and Finance of the City of Newark, the office of Bond registrar, whose duties it shall be to maintain a record of all bonds issued and outstanding in the City of Newark, and upon instructions from the Director of the Department of Revenue and Finance to sign all bonds, and the said Bond Registrar is hereby authorized to convert any coupon bonds into full registered bonds when requested by the holder thereof, by the removal and cancellation of the coupons attached thereto and the execution by him of a conversion certificate written or printed on the back of said bond; and said Bond Registrar is further authorized to make any and all entries on the books of the City of Newark or on any registered bonds necessary to effect any transfer made by the holders of such bonds. There shall be no salary attached to the office of bond Registrar.

2: This ordinance shall take effect immediately upon final passage and publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that

July 15, 1941, 10 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

**BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY**

June 24, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P.L. 1928 (40; 55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*462 Springfield Ave.; Nathan Rubens; renewal of permit for gasoline station; such use to be limited to the period of eight years;

*247 Central Ave.; Ed Morgan Co.;

renewal of permit for automobile sales station; such use to be limited to the period of one year ending May 10, 1942;

*207-209 Plane St.; Edwin C. Brautigan, owner; renewal of permit for automobile parking station; to be limited to period of one year ending June 27, 1942;

*976-984 Raymond Blvd.; Thomas H. Burns, owner; renewal of permit for automobile parking station; to be limited to period of one year ending April 28, 1942;

*41-45 Mulberry St. and 46 Park St.; Robert Treat Garage; renewal of permit for automobile parking station; such use to be limited to period of one year ending May 29, 1942;

*234-236 So. Eleventh St.; Foodcraft, Inc., owner; renewal of permit for the storage and distribution of food products and the housing of four trucks; such use to be limited to the period of five years ending June 24, 1946;

100-104 Clinton Place; Clinton Place Garage, Inc., owner; in a 1st business district the alteration of present garage and construction of gasoline station; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans filed with this Board; such use to be limited to the period of eight years; — (No objectors);

*790-792 So. Orange Ave.; Anthony Gambrino; renewal of permit for automobile sales station; to be limited to period of one year ending March 29, 1942;

*194 Bloomfield Ave.; Solomon Raschal; renewal of permit for two

portable gasoline tanks; to be limited to the period of one year ending July 11, 1942;

*14 Brookdale Ave.; Ralph Petillo, owner; renewal of permit for retail ice depot; such use to be limited to the period of two years ending June 13, 1943.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

The City Clerk: Mr. Mayor, Nine of the above are renewals and can be disposed of at this time. If there is no objection, a request is made to suspend the rules on all ten matters.

Commissioner Byrne moved that the rules be suspended on the 10 applications enumerated in the foregoing communication.

Mayor Murphy: Motion has been made that the rules be suspended. The clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Nathan Ruebens (Estate of Julius S. Klein, owner);

for the renewal of permit for gasoline station; premises 462 Springfield Avenue; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ed Morgan Co. (Henry Metzger, owner); for the re-

newal of permit for automobile sales station; premises 247 Central Avenue; such use to be limited to the period of one year ending May 10, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Edwin C. Brautigam, owner; for the renewal of permit for automobile parking station;

premises 207-209 Plane Street; such use to be limited to the period of one year ending June 27, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Thomas H. Burns, owner; for the renewal of permit for automobile parking station; premises 976-984 Raymond Boule-

vard; such use to be limited to the period of one year ending April 28, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Robert Treat Garage (Sol De Vries, J. H. Ferdinand and Lydia McIlvaine, owners); for the renewal of permit for automo-

bile parking station; premises 41-45 Mulberry Street and 46 Park Street; such use to be limited to the period of one year ending May 29, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution? (No response).

Commissioner Byrne: I move it be adopted.

Commissioner Villani: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Foodcraft, Inc., owner; for the renewal of permit for the storage and distribution of

food products and the housing of four trucks; premises 234-236 South Eleventh Street; such use to be limited to the period of five years ending June 24, 1946;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Solomon Raschal (Luigi Miele, owner); for the re-

newal of permit for two portable gasoline tanks; premises 194 Bloomfield Avenue; such use to be limited to the period of one year ending July 11, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Anthony Gambrino
(Estates of Augusta Croel and Ca-

therine Garrigan, owners); for the renewal of permit for automobile sales station; premises 790-792 South Orange Avenue; such use to be limited to the period of one year ending March 29, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ralph Petillo,

owner; for the renewal of permit for retail ice depot; premises 14 Brookdale Avenue; such use to be limited to the period of two years ending June 13, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Clinton Place Garage, Inc.; owner; for the alteration

of present garage and construction of gasoline station in a 1st business district; premises 100-104 Clinton Place; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Byrne: I move it be adopted.

Commissioner Keenan: I second it.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The order of business is appropriations:

The City Clerk then read the following resolutions:

RESOLVED, That the sum of \$146.25, be and the same is hereby

appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Safety.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

RESOLVED, that the sum of \$12,-919.73 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the sum of \$1,-569.20, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$76,152.03 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$523.90, be and the same is hereby appropriated to the persons named in the certified list below containing 20 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$591.70 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$7,-000.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$13,381.70 be and the same is hereby appropriated to the persons named in the certified list below containing 96 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

RESOLVED, That the sum of \$647.96, be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Tax Revaluation, Division of Works Projects.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,583.43 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,159.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$806.00 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

RESOLVED, That the sum of \$12,254.08 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the payroll, Bills and Claims. The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

RESOLVED, by the Board of Commissioners of the City of Newark, that the "Board of Education, except building and maintenance thereof," heretofore distributed to the Department of Public Works, be and the same is hereby withdrawn therefrom and re-distributed to the Department of Revenue and Finance; and from and after the adoption of this resolution all the executive, judicial and legislative authority and duties given by any statute, charter or ordinance to the City of Newark concerning the Board of Education, except buildings and maintenance, are hereby distributed to the Department of Revenue and Finance and vested in the Director of Revenue and Finance.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

RESOLVED that the appointments by the Mayor and Director of the Department of Revenue and Finance of Melinda Scott, Susan M. Coleman, Albert Del Viscovo, LeRoy J. D'Aloia and Joseph J. Smith, as members of the Board of Assessment and Revision of Taxes, effective as of July 1st, 1941, at an annual salary of \$4,000.00 each, to be paid semi-monthly as other salaries are paid, be and they are hereby ratified and confirmed by the Board of Commissioners of the City of Newark, and the City Clerk is directed to place the names of said appointees upon the payroll.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that the position of Auditor of Baths and Pools in the Bureau of Baths and Pools, Department of Parks and Public Property be and the same is hereby created at a salary of \$2,500.00 per annum, effective as of July 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, By the Board of Commissioners of The City of Newark that the position of First Aid Man in the Bureau of Baths (Pools),

Department of Parks and Public Property, be and the same is hereby created at a salary of \$1200.00 per annum, effective as of June 16th, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

WHEREAS, The City of Newark is the owner of property located at 7 Marshall Street, Newark, which is rented on a month to month basis by Mary Soper at a rental of \$35.00 per month, and

WHEREAS, Mary Soper has been unable to pay her rent since August, 1940 until June 30, 1941, and the arrears in rent amount to the sum of \$352.00, and

WHEREAS, This property is one acquired by the City through Tax Sale Certificate Foreclosure proceedings and is an old building in a poor neighborhood and an inquiry determined that the premises are not readily rentable and the rent should be reduced to avoid a consequent vacancy, and

WHEREAS, Mary Soper has agreed to continue as a tenant at a reduced rental, her rent to be \$25.00 per month, effective July 1st, 1941, in consideration for which she agrees to pay \$10.00 per month on the arrears until full payment has been made, and

WHEREAS, The Director of the Department of Parks and Public Property recommends that the adjustment in rent be made,

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the recommendations of the Director of the Department of Parks and Public

Property be and it is hereby approved.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS Robert Adams was the owner of record on October 1, 1937; October 1st, 1938; the taxing dates for the years 1938 and 1939 respectively of the premises known and designated as Block 1783, Lots 4-9, 392-402 Thirteenth Avenue, Newark, New Jersey, and

WHEREAS Federal Deposit Insurance Corporation was the owner of said premises on October 1st, 1939 the taxing date for the year 1940, and

WHEREAS said property was assessed at a valuation of \$7,200. for the year 1938, being \$6,900. on Land and \$300. on Building, tax \$331.92; and assessed at a valuation of \$7,200. for the year 1939, being \$6,900. on Land and \$300.00 on building, tax \$327.60; and assessed at a valuation of \$7,200. for the year 1940, being \$6,900. on Land and \$300. on Building, tax \$349.20; and

WHEREAS the said assessment of \$300. on the building for the years 1938, 1939 and 1940, was erroneously levied because said building had been razed on May 5, 1937, which was prior to the assessing dates for the years 1938, 1939 and 1940;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the assessment on the building of \$300. tax \$13.83 for the year 1938 and the assessment of \$300. on the building,

tax \$13.65 for the year 1939 and the assessment on the building of \$300. tax \$14.55 for the year 1940, erroneously levied against the property known as 392-402 Thirteenth Avenue, Newark, New Jersey, Block 1783, Lots 4-9 be cancelled and that the Comptroller be and he is hereby authorized to cancel same of records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

WHEREAS, it has been found necessary that Sections 5, 5A and 5C of the Supplementary Joint Trunk Sewer (which said sections are used in part by The City of Newark) be repaired and rebuilt in part in accordance with plans made by the Chief Engineer of the Joint Meeting; and

WHEREAS, the Joint Meeting has agreed to sponsor a Works Progress Administration project for the necessary repairs and rebuilding, the cost of which is to be paid for by the municipalities using said section in the percentages fixed in the contract between the municipalities comprising the Joint Meeting dated June 1, 1926; and

WHEREAS, the funds necessary to meet the share of the cost of The City of Newark for such work have been provided for in a budget heretofore adopted;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the draft contract submitted at this meeting, between The City of Newark and the Joint Meeting, providing for the repairs to the aforesaid sections be

approved as to form by Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

WHEREAS, the Port Newark Terminal and Transfer has made an offer to the City for the rental of acreage in Port Newark, as set forth in the attached copy of a letter dated November 7, 1939, addressed to Charles P. Gillen; and

WHEREAS, the Director of the Department of Public Works recommends the acceptance thereof at this time, subject to terms, conditions and covenants to be approved by the said Director;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Director of the Department of Public Works be and he is hereby authorized to enter into a lease with the Port Newark Terminal and Transfer according to the offer contained in the copy of letter attached hereto and referred to above, on terms, conditions and covenants to be approved by the said Director, and as to form by the Law Department and the City Commissioners.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, On June 5, 1941, the American Crossarm and Conduit Company submitted that they would consider leasing 2.76 acres of land at Port Newark, on Import Street, between Marsh and Tyler Streets, as shown on map on file in the office of Director of Department of Public Works, for a period of twenty

and the same hereby is approved; and

BE IT FURTHER RESOLVED, that the Mayor and the City Clerk be and they hereby are authorized to execute said contract on behalf of The City of Newark, and to affix the corporate seal thereto.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED that the Director of the Department of Public Works and the City Clerk be and they hereby are authorized and directed to execute an agreement between The City of Newark Air Service, whereby Newark Air Service will transfer to The City of Newark all its right, title and interest in and to its hangar at Newark Airport upon receipt by it from The City of Newark of a release in full of all indebtedness incurred by it while a tenant at Newark Airport, and in consideration of the cancellation of the present lease between the City and the said Newark Air Service.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED that the Director of the Department of Public Works and the City Clerk be and they hereby are authorized and directed to execute on the part of The City of Newark a lease to Newark Air Service for a period of ten years from date of execution of said lease of the City-owned hangar (formerly rented to American Air Lines) at Newark Airport, at a rental of \$8,400 per year. Subject to terms, conditions and covenants to be agreed to by the said Director and the tenant,

(20) years, commencing about November 1, 1941, at an annual rental of Five Hundred Dollars (\$500.00) per acre, with option of a ten-year extension—the plot to be put in proper condition by the City for erection of a factory building, storage sheds, and such outside operations as creosoting and equipping crossarms; that on June 23, 1941, the following communication was received from aforesaid company:

AMERICAN CROSSARM
AND CONDUIT COMPANY

220 Broadway
New York, N. Y.

June 23, 1941.

Honorable Joseph M. Byrne, Jr.
Director of Public Works
City Hall
Newark, New Jersey

Dear Director:

We wish to confirm our letter of June 5th, making an offer of \$500.00 net per acre per year, for the property therein described.

It is understood that the improvements which will be necessary in respect to the grading of the land will be financed by us, and 50% of the rent collected each month will be applied until this amount is amortized.

It is also understood that these operations will not exceed the expenditure of \$4,200.00, as estimated by the City Engineers.

It is also understood that the City will provide rail accommodations and water and sewer connections to the property line.

We are enclosing a check for three months' rent as evidence of good

faith.

Yours very truly,

(Signed) A. H. VORUM, Pres.

Copies to:

J. W. COSTELLO,
Chief Engineer, City Hall.

R. J. DEMPSEY,
Port Supervisor, Port Newark.

and,

WHEREAS, the Director of the Department of Public Works recommends acceptance of the aforesaid offer;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the recommendation of the said Director of Department of Public Works be and the same is hereby approved and concurred in; and the said Director is hereby authorized to have prepared by the Law Department a lease, in form and substance to be approved by him and by the Corporation Counsel, according to the terms hereinbefore set forth, and with such other terms, conditions and covenants satisfactory to and approved by the said Director and the City Commissioners.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, action has been instituted in behalf of Albert Ackerman, and Fannie Ackerman, his wife, against The City of Newark, arising out of the alleged liability of The City of Newark for personal injuries to the said Fannie Ackerman; and

WHEREAS, in a previous action instituted by the said Albert Ackerman against the City of Newark, arising out of the same set of circumstances, judgment was recovered by the said Albert Ackerman for property damage to the automobile of the said Ackermans; and

WHEREAS, it therefore appears that the said cause of action of the said Albert Ackerman and Fannie Ackerman against the City, as far as the liability of the City is concerned, is res adjudicata, in favor of the said plaintiffs; and

WHEREAS, it appears further that the actual expenses of the said Albert Ackerman by reason of the personal injuries to his said wife, and also for loss of the use of his automobile, have amounted to \$260.00, and that the said Albert Ackerman and Fannie Ackerman, his wife, have without prejudice to their rights, suggested a settlement in the sum of \$600.00, for any and all remaining causes of action they may have against the City of Newark; and

WHEREAS, it appears that the said proposed settlement of \$600.00 seems reasonable, under the circumstances of the case;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the corporation counsel of the City of Newark be and he is hereby authorized to offer in settlement of the two cases brought by Albert Ackerman and Fannie Ackerman, his wife, against the City of Newark, being known as docket numbers 98648 and 98649 in the East Orange District Court, the sum of \$600.00; upon the acceptance of the said offer of settlement the Director of the Department of Revenue and Finance be and he is hereby authorized to pay

to the said Albert Ackerman and Fannie Ackerman, his wife, the full sum of \$600.00, upon receipt of a general release from the said plaintiffs, and the discontinuance of these two actions, which said release and discontinuance of the actions shall be approved in form and substance by the said Corporation Counsel.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 372, dated June 17, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

L. SCHNEIDER—Newark, N. J.
(Public Safety).

License Tags, Badges and Plates for the year 1942, quantities, types, and prices all as shown on list in the Department of Central Purchase.

Total Bid \$2,132.00

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Rock Salt for all departments requiring same and also for reclaiming materials at City Dump.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 304, dated June 11, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Direc-

tor of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

JOHN P. CALLAGHAN, INC.,—Harrison, N. J.
(Public Works).

Approx. 1,500 cu. yds. Grade "A" Broken Stone (Sec. 417) truck delivery throughout city
..... @ \$1.54 cu. yd.

THE HIGHWAY CORPORATION—Newark, N. J.
(Public Works).

Approx. 3,000 tons Course Aggregate Bituminous Concrete (Sec. 150, 151 and 435) @ \$4.12 ton

Approx. 3,300 tons Asphalt Binder (Sec. 135, 136 & 435) @ \$3.75 ton

STANDARD BITHULITHIC COMPANY—Newark, N. J.
(Public Works).

Approx. 3,000 tons Fine Aggregate Bituminous Concrete (Section 145, 146 and 435) @ \$4.15 ton
Approx. 3,300 tons Asphalt Binder (Sec. 135, 136 & 435) @ \$3.80 ton

Approx. 500 tons Grade J Broken Stone (Sec. 417) temp. when picked up 250-350° F. @ \$3.97 ton

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolutions:

WHEREAS, The Director of the Department of Parks and Public Property did solicit, receive and open informal bids for towel service for the City Hall group of buildings for a period of twelve months; and

WHEREAS, The Director of the Department of Parks and Public Property deems the bid of the New Jersey Toilet and Towel Supply Company (the only bid received) to be the lowest responsible bid he can receive; at two and one-fifth cents (\$.02 1/5) each for roller and hand towels, seventy seven cents (\$.77) per 100 for individual loop towels, and thirty-three cents (\$.33) each for pull towels;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the contract for towel service for a period of one year, to be paid on a monthly basis, be and is hereby awarded to the New Jersey Toilet and Towel Supply Company at the following rates; two and one-fifth cents (\$.02 1/5) each for roller and hand towels, seventy-seven cents (\$.77) per 100 for individual loop towels, and thirty-three cents (\$.33) each for pull towels; and the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized and directed to execute a contract, in accordance therewith, for and on behalf of The City of Newark, and approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, By the Board of Commissioners of The City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for repairs to No. 1 Boiler in the Ivy Hill Power Plant, Newark, New Jersey.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolutions:

WHEREAS, great advances have been made in public health knowledge during the past few years; and,

WHEREAS, specialized training in bacteriology, as well as public health in general, would be of greater value to this city if possessed by more of the Health Department personnel; and,

NOW, THEREFORE BE IT RESOLVED, that the sum of Two Hundred Seventy-Five Dollars (\$275.00), be and the same is hereby appropriated to cover the actual tuition cost of the eleven (11) inspectors in the Bureau of Health, Department of Public Affairs, to attend a Summer course held at Rutgers University, New Brunswick, New Jersey, two (2) days weekly during the months of July and August, 1941; and

BE IT FURTHER RESOLVED, that the City Treasurer, be and he is hereby authorized to pay the following named inspectors the sum of \$25. each.

SANITARY INSPECTORS

Charles Maguire James Waters
Edward Smith Artistide Sepe
Harry Taylor Charles Barth
 Anthony Cavanna

FOOD & DRUG INSPECTORS

Max Levine Charles Tatz

FUMIGATION INSPECTOR

John Lynch

INVESTIGATION — VENEREAL DISEASE

Milton Goodman

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the title of Addressograph Operator be and the same is hereby created in the Public Welfare Division of the Department of Public Affairs at a salary of \$1,200. per annum, effective June 16, 1941.

The appointment to the position of Addressograph Operator is not a new appointment it is purely a change of title, from the title of Transfer Clerk to that of Addressograph Operator, with no change in salary.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

RESOLVED, That for reasons of economy, the following changes in personnel in the Department of Public Works (Division of Water) be and the same hereby are approved, the same to become effective with the

close of business June 30, 1941;

Abolish the position of Supervising Operating Engineer at \$80.00 per week, held by Warren Coleman, and demoting the said Warren Coleman to the position of Engineman (Steam Roller) at \$70.00 per week, which position was formerly held by him;

Abolish the position of Supervising Repairman at \$3100.00 per annum, held by Stephen Doyle and Leonard J. Srhilling the position of Repairman at \$50.00 per week, which position was formerly held by them.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolutions:

RESOLVED that Robert J. Beckley, Clerk, Criminal Courts, Department of Public Safety, be and he is hereby designated Acting Chief Clerk of the Criminal Courts, Department of Public Safety, at his present salary, viz., \$3500.00 per annum, effective June 4, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That Daniel M. McGee be and he hereby is appointed Secretary to the Board of Public Safety, at \$3,500.00 per annum, effective July 1, 1941, and his name be placed on the payroll of the Department of Public Safety, such appointment being made in the exempt class of Civil Service in accordance of the provisions of Title

11, Page 22, Section 26, Paragraph C.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

WHEREAS, John H. Brown, heretofore employed as Laborer in the Department of Parks and Public Property, and detailed to the Bureau of Printing and Stationery; and

WHEREAS, the said Bureau has been distributed to the Department of Public Works, and it is desired to continue the employment of the said John H. Brown in the said Bureau as a Laborer;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the position of Laborer, Bureau of Printing and Stationery, Department of Public Works, be and the same is hereby created, effective as of June 1st, 1941, at \$1,260.00 per annum.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, The Civil Service Commission, under date of June 26, 1941, directed that the salary of Edward T. Stanton, Clerk in the City Clerk's Office, be reduced to \$3000.00 not later than June 30, 1941; therefore

BE IT RESOLVED, that the salary

of Edward T. Stanton be and the same is hereby reduced to Three Thousand Dollars (\$3,000.) effective as of July 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

WHEREAS, on February 5, 1941, Meyer C. Ellenstein, then Mayor of The City of Newark, directed to the City Clerk the following letter:

THE CITY OF NEWARK,
NEW JERSEY

MEYER C. ELLENSTEIN
Mayor

February 5, 1941.

Hon. Harry S. Reichenstein
City Clerk
City Hall
Newark, N. J.

Dear Sir:

I beg to inform you that pursuant to the authority vested in me as the Director of the Department of Public Affairs, I have this day appointed Lieutenant Colonel Edwin E. Aldrin as "Airport Superintendent and Manager" of the Newark Municipal Airport, which is within the Department of Public Affairs, pursuant to resolution of the Board of Commissioners.

The salary of Mr. Aldrin will be at the rate of Ten Thousand (\$10,000.00) Dollars per annum, payable semi-monthly as other salaries are paid, and you are hereby directed to place his name on the payroll.

This appointment is to take effect immediately.

Yours very truly,

(Signed) M. ELLENSTEIN
Mayor

(City Clerk Docket No. 41294).

and

WHEREAS, pursuant thereto, Lieutenant Colonel Edwin E. Aldrin assumed the duties and responsibilities of Airport Superintendent and Manager of the Newark Municipal Airport, and acted on behalf of the City in negotiations with the Airline Companies, and others; and,

WHEREAS, the said attempted appointment was not concurred in by the Board of Commissioners of The City of Newark, as a result of which controversy arose with respect to the legality of the said appointment, and because of which Lieutenant Colonel Edwin E. Aldrin has received no compensation to date from The City of Newark; and,

WHEREAS, without prejudice to The City of Newark and without concurrence by it in his attempted appointment, in accordance with the letter aforesaid, it is deemed fair and just that he should be compensated for services rendered to the City from February 5, 1941 to June 30, 1941, inclusive; and,

WHEREAS, payment of such compensation shall be deemed to be and shall be in full payment of any claim for services he may have rendered to The City of Newark during such period, and in full satisfaction for any claim for compensation that he may have by virtue of the aforesaid letter;

THEREFORE, BE IT RESOLVED,

By the Board of Commissioners of The City of Newark, that it ratify and accept the work and activities of the said Lieutenant Colonel Edwin E. Aldrin on behalf of the City from February 5, 1941 to June 30, 1941, inclusive, and that the sum of \$4,047.52 be and the same is hereby appropriated to the said Lieutenant Colonel Edwin E. Aldrin for services rendered as aforesaid; and the Director of the Department of Revenue and Finance be and he is hereby authorized to pay the same to Lieutenant Colonel Edwin E. Aldrin, on receipt of a Release executed by him and his counsel, Lum, Tambllyn and Fairlie, and a Discontinuance of the suit presently pending in his name against The City of Newark; all such papers in form to be approved by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, That Lieutenant Colonel Edwin E. Aldrin be and he is hereby appointed as Airport Superintendent and Manager of the Newark Municipal Airport, for a term of service to be at the will of the Director of the Department of Public Works, and at a salary to be computed on the basis of Ten Thousand (\$10,000.00) per year.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

Mayor Murphy: You heard the reading of the resolutions. What is your action?

Commissioner Villani: Mr. Mayor,

before you take a vote on that, I want to comment on one resolution. That is, the one pertaining to the appointment of the Tax Board Members. There seems to be a misunderstanding as to whether or not I was to have a man appointed to the Tax Board. Now I want to know definitely today, if I have a right to make that appointment to the Tax Board. Mr. Mayor, may I have that now?

Mayor Murphy: There is no question about that Commissioner Villani. In fact, you and every other member of the Commission have been notified that you are entitled to one member of the Tax Board with my approval.

Commissioner Villani: Then I want it thoroughly understood then, for the record, that the man I am having on that Tax Board, is Albert Del Visco, and that I am the only one submitting his name for that appointment, subject to your approval. Is that correct?

Mayor Murphy: That is absolutely correct.

Commissioner Villani: Then I want to have it clearly understood. That is all I want to say about it.

Commissioner Brady: Mr. Mayor, I want to say something with respect to the same resolution. I spoke to you about the appointment on the Tax Board, and I submitted the name of Maurice Schapira on two or three occasions, and you told me that he was not acceptable to you. I subsequently submitted the name of Sidney Simandl. I did not hear anything about Sidney Simandl's submission until several days subsequent, when a letter was sent, and I understand that after a conversation with you, that Mr. Simandl was not acceptable. I am making this

statement for the record because it has come to my attention, from several sources, that I had a deal with the Mayor to appoint the present holder of that office, Joseph Smith. I want it distinctly understood that I have had no dealing with the Mayor at any time; that my recommendation for the appointment was Sidney Simandl, and it is still my recommendation.

Mayor Murphy: Commissioner Brady, I can only say that it is true that Mr. Schapira had seen me, and I told him that he was not acceptable to me. And that is also true with respect to Mr. Simandl; that he was not acceptable to me. I have approved of the next name, which was Joseph Smith. And it was presented here today by resolution. There is no deal on your part, or on anybody else's part in so far as I am concerned. I am only using my own good judgment in approving men on this Board.

If there is no other comments by the Commissioners, the clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk: Mr. Mayor, we have an abstract of the Ratables and Exemptions in the County of Essex for the year 1941, recommended by the County.

Mayor Murphy: If there is no objection, that will be referred to the Mayor's Department, because the Ratables are in that Department.

Commissioner Villani: I have one or two things that I want to take up with you. The first thing I want to take up is the question of re-allocation of the Departments. As

you know we have been trying to adjust this matter for several weeks. I have spoken to Mr. Hulsart, and I understand that he is ready to sit down with the Commission to adjust the matter, so that we know just how we stand. I know I have to sign some payrolls together with Commissioner Byrne.

Mayor Murphy: I will only be too glad to call a special meeting.

Commissioner Villani: I feel that a special meeting should be called as soon as possible, so that we know just how we stand on this reallocation.

I wish to bring to your attention also Mr. Mayor, that during the summer months, we should dispense with meeting every week, and meet every two weeks, for the months of July and August. However, if there is any important matter that this Commission must consider, you have a right, under the law, to call a special meeting, by giving us a twenty-four hour notice.

Mayor Murphy: So that the next regular meeting will be set for two weeks from today. That will be July 15th?

Commissioner Villani: Yes.

Mayor Murphy: Is there any objection?

Commissioner Byrne: Well, you have notified people to appear here on the Labor Mediation Board on July 8.

Mayor Murphy: They were not notified to appear. The ordinance was delayed two weeks, and did not come up.

Commissioner Villani: Do I understand however, that we were not

supposed to notify them, or were they supposed to appear.

Mayor Murphy: Yes.

Commissioner Keenan: The 15th is just as good as the 8th.

The City Clerk: The meeting can be set for next week, and the clerk can come in here, and for lack of quorum, postpone the meeting until the 15th.

Commissioner Keenan: Why?

The City Clerk: If he wants to adopt it this way.

Commissioner Keenan: Just for this purpose?

The City Clerk: Yes.

Commissioner Villani: I move that we adjourn then, to next week.

Mayor Murphy: And at next meeting, the clerk can appear and postpone it due to lack of quorum, until the next meeting, which will be on Tuesday, the 15th of July.

Commissioner Brady: I want to ask a question; whether that would prejudice the ordinance I introduced. I would like your opinion on that. As I understand it, the ordinance is coming up for second and final reading next week.

Mayor Murphy: That will be postponed.

Commissioner Brady: That will be postponed? I just wanted it clear.

Mayor Murphy: All matter set before the City Commission next week will be postponed until the 15th.

Is there anything else? Is there any objection to having the meeting

held every two weeks, for the next two months?

Commissioner Villani: No.

Commissioner Keenan: No.

Commissioner Brady: Mr. Mayor, I would like to call your attention, and the attention of the Commissioners, to the fact, that we have, in the City Hospital Budget, an appropriation of \$55,000.00 to cover border line cases that were distributed throughout private institutions, where the City Hospital does not have the facilities to take care of those cases. We have used it up, to the extent of \$49,000.00; and it seems to me at this state that we are going to run far in excess of the \$55,000.00 appropriated for that purpose. Prior to the adoption of this budget, it was my understanding that the State reimburses us \$1.75 for each patient sent to a private institution; but they have discontinued reimbursing the City. I would like to call that to the attention of the Commission, so that when I ask for an emergency appropriation, the Commission will understand my purpose in so doing.

Mayor Murphy: If there is no objection Mr. Brady, I think it would be well, through the Overseer of the Poor—and I think you are handling that—and through you, to send to each member of the Commission, an outline of these facts involved there, so that we can be familiar with it. And also check up with the Revenue & Finance Department to see if there is more money spent in line with the monthly appropriation, or whether it was due to these factors that you mentioned, such as there are more cases, and the discontinuing of reimbursements with reference to those hospital cases that we have had.

Commissioner Brady: All right.

Mayor Murphy: And that is the actual case?

Commissioner Brady: Yes.

Mayor Murphy: I think we should have a letter to that effect here, coming from your department, so that we will be familiar with it; and when the time comes, the Emergency Resolution will be agreeable to the Commission.

Commissioner Brady: All right, I will bring that up later.

Mayor Murphy: If there is no further business, a motion to adjourn is in order.

Commissioner Villani: I move we adjourn.

Commissioner Byrne: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

APPROVED:

JOS. M. BYRNE, JR.

JOHN A. BRADY

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., July 8, 1941

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Mayor Murphy.

Absent: Commissioners Byrne, Brady, Keenan, Villani.

Mayor Murphy: Because of a lack of a quorum, this meeting is adjourned to ten A. M., Tuesday, July 15, 1941.

The hearing on the ordinance to repeal "An Ordinance to establish the Newark Labor Relations Board," the hearing on the ordinance to limit the number of Plenary Retail Consumption Licenses, and Plenary Retail Distribution Licenses, and the hearing on the ordinance creating the Division of Claims in the Department of Public Affairs, are hereby adjourned until Tuesday, July 15, 1941.

APPROVED:

VINCENT J. MURPHY
Mayor

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., July 15, 1941.

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The City Clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that they be dispensed with.

Mayor Murphy: Motion is made that the reading of the minutes of the previous meeting be dispensed with.

Commissioner Byrne: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the issuance of \$300,000 Street Improvement Bonds of The City of Newark,

and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds.

The Board of Commissioners of The City of Newark, Do Ordain, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to resurface certain public streets in said City with bituminous concrete, or penetration macadam, or sheet asphalt, or with bricks or blocks of any material laid on concrete or sand or other foundation, or with concrete, an improvement hereinafter described as "purpose;" that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources of said purpose is Three Hundred Thousand Dollars (\$300,000); (b) Fifteen Thousand Dollars (\$15,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the

cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Thirty Thousand Dollars (\$30,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is Three Hundred Thousand Dollars (\$300,000).

Section 3. In accordance with Section 40:1-12 of said Local Bond Law, the sum of Fifteen Thousand Dollars (\$15,000) shall be included and appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Two Hundred and Eighty-five Thousand Dollars (\$285,000) to be designated "Street Improvement Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding Three Hundred Thousand Dollars (\$300,00) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per cen-

tum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of five years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefited thereby.

Section 8. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by Three Hundred Thousand Dollars (\$300,000), and that the issuance of said obligations is permitted by an exception to the debt limitation prescribed by said Law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall

take effect twenty days after the first publication thereof after final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that July 30, 1941, at 10 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the financing of enlargements and extensions of the Sanitary and Storm Water Sewer Systems of The City of Newark, and authorizing the issuance of bonds and bond anticipation notes for such purpose.

The Board of Commissioners of The City of Newark, Do Ordain, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to enlarge and extend the sanitary and storm water sewer systems of said City by the construction of additional storm water and sanitary sewers together with appurtenances necessary or suitable for their operation, an improvement hereinafter described as "purpose;" that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources of said purpose is One Hundred Thousand Dollars (\$100,000); (b) Five Thousand Dollars (\$5,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Ten Thousand Dollars (\$10,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is One Hundred Thousand Dollars (\$100,000).

Section 3. In accordance with Section 40:1-12 of said Local Bond Law, the sum of Five Thousand Dollars (\$5,000) shall be included and

appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Ninety-five Thousand Dollars (\$95,000) to be designated "Sewer Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding One Hundred Thousand Dollars (\$100,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and

notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of forty years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefited thereby.

Section 8. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by One Hundred Thousand Dollars (\$100,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said Law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that July 30th, 1941, at 10:30 A. M., Day-

light Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend an ordinance entitled "An Ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924.

The Board of Commissioners of The City of Newark, Do Ordain:

1. That Section 11 of an Ordinance entitled "An Ordinance to Regulate the construction, Repair, Alteration and Removal of Buildings within the City of Newark, New Jersey, be and the same is hereby amended to read as follows:

"Sec. 11—When Buildings may be Altered.

1. Frame buildings in "Business" and "Industrial" Districts formerly used in whole or in part as residence buildings, may be altered so as to

include stores in the ground stories only, provided no such buildings shall be more than three stories high.

11. Such portions of frame buildings, not over three stories high, formerly used for "Business" may be altered provided the business portions are not extended within the frame structures above the ground or first stories, and also provided the stairways and safeguards against spread of fire are as follows:

The basement or cellars of buildings used for business above the ground stories shall be sprinkled; the ground stories shall be sprinkled in accordance with Section 364.

The stairways in frame buildings used above the ground stories for business shall be as specified in Section 304, par 1, 11 and 111.

All stairs shall be of non-combustible materials and stair enclosures shall be of masonry not less than 8 inches thick.

In buildings each having an area of not more than 5,000 feet, one stairway such as specified in Section 306 will be permitted in lieu of the requirements of Sec. 304.

111. The Superintendent of Buildings may permit more than three (3) families in existing frame buildings, provided such buildings are not enlarged, and also provided that all other requirements of the Building Code are complied with.

2. All ordinances or parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

3. This ordinance shall take effect

upon final passage and publication in accordance with the law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that July 30, 1941, at 10:30 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the oBard's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the Docking, Loading and Unloading of vessels at the Port of Newark, and provided for the charges, fees, rules and regulations for said docking and unloading.

The Board of Commissioners of the City of Newark Do Ordain:

1. Definitions.

(a) "Port of Newark" and "Port"

are synonymous and include the In-shore Channel and that part of Newark Bay and the Passaic River within the jurisdiction of the City of Newark.

(b) "Director" means the member of the Board of Commissioners of the City of Newark to whom this subdivision of the City government has been or shall be assigned.

(c) "Chief Engineer" means the Chief Engineer of the Department of Public Works.

(d) "Supervisor" means the Supervisor of the Port of Newark.

(e) "Dockage"—All charges levied against the vessel for the use of berthing space, whether for loading, discharging, repairs or other reasons.

(f) "Wharfage" — Major charge against the cargo for use of wharves for passing freight over the wharf.

2. Inspection of Port of Newark and Passaic River; Violations reported.

The Supervisor, or his authorized representative, shall make frequent inspections of the Port of Newark, and report any violations of any provision of these rules and regulations, or of any law respecting the use of wharves, docks, landings and vessels in the harbor, to the proper authorities of the City of Newark, and the State of New Jersey, or the United States, as the case may be, to be acted upon as provided by law, in all cases where the Supervisor himself, is not empowered by the provisions of this ordinance to act.

3. Pilotage. The Port of Newark may be entered from the open sea with safety in any weather. Pilotage is not compulsory for vessels in the

intercoastal or coastwise trade, provided the Master has a pilot's license for the navigable waters of the Kill Van Kull and Newark Bay.

4. Berth Application; Supervisor notified of arrivals and departures.

All vessels, their owners or agents, desiring a berth at any public wharf or pier, shall, as far in advance of the date of docking as possible, make application for berth in writing, specifying the date of docking, sailing, nature and quantity of cargo to be handled; application for this purpose may be obtained from the Supervisor or his duly authorized representative.

5. Docking of Vessels. The Supervisor, or his authorized representative, shall have authority to regulate the allocation of berths to all vessels using any public wharf, pier or slip, to remove such vessels as are not employed in receiving or discharging their cargoes, and to make room for such others as require to be more immediately accommodated, for the purpose of receiving or discharging their cargoes. The fact of their being employed fairly and bona fide in receiving or discharging their cargoes, shall be determined by the Supervisor, or his authorized representative.

6. Change of berth in case of danger.

No vessel arriving in the Port shall be anchored, moored or fastened to any wharf or other vessel, in such manner as to be dangerous, hazardous or unsafe to any other vessel previously lying at anchor, or moored or fastened in said Port. The Supervisor or his representative is hereby authorized to order and direct that the position of the said vessel be changed, and the Master, or other person, having charge of

the said vessel, shall, forthwith, comply with the order and direction of the Supervisor, or his authorized representative. It is further provided that the cost and expense of changing the position of the said vessel, or of arranging the rigging thereon shall be charged to and be recovered from the Master or owner of such vessel.

7. Depositing of cargo regulated.

No person, firm, or corporation, discharging cargo from any vessel lying alongside a public wharf or pier, shall place, leave or deposit such cargo or any portion thereof, within six (6) feet of the face of such wharf, or upon railroad tracks laid or constructed on any wharf or shall neglect or fail to keep such cargo, or portion thereof, free and clear, of such railroad tracks.

PORT TERMINAL CHARGES

8. Dockage rates.

Dockage shall be charged for vessels at the following rates:

(a) **Lighters, scows and barges.** Lighters, scows and barges, up to 1,000 gross tons, two (\$2.00) Dollars per day of 24 hours.

(b) **Steamers discharging lumber.** Steamers discharging lumber seventy-five (\$75.00) Dollars per day of 24 hours, for the first day, commencing at the time the ship arrives at the wharf. After the first day a minimum of \$37.50 will be charged for twelve (12) hours or less; anything over twelve (12) hours, will be on the basis of \$75.00 per day. Full dockage will be charged during the time that the ship is berthed at the dock, including Saturdays, Sundays and Holidays, whether working or not.

(c) **All other vessels.** All other ves-

sels, using public wharves, piers and slips, except as hereinafter specified, and as provided for in leases between the City of Newark and its tenants, shall be charged on the basis of .02½c per net registered ton.

(d) **Carfloats and Sea-Going Barges.** Carfloats and sea-going barges occupying space in excess of one hundred (100) feet of wharf, ten (\$10) Dollars per day of 24 hours.

(e) **Excursion Boats.** Excursion boats — Ten (\$10) Dollars.

9. Half Dockage Rates.

One-half of the above dockage rate shall be charged, viz.:

(a) **Vessels occupying outside berths.** Vessels occupying outside berths while discharging, loading or lying idle.

(b) **Yachts, Pleasure Craft and vessels lying at Wharf.** Yachts, other pleasure craft and vessels lying at wharf not in commission or awaiting charter or undergoing repairs, when without cargo; provided, that the City of Newark reserves the right to order any such yacht, pleasure craft or vessel away from any wharf, and cause the same to be removed wholly at the risk and expense of the owner or operator of said vessel, at any time such wharf may be needed.

(c) **Vessels under fifty feet, free landing for.** No vessel under fifty (50) feet using a wharf, slip or pier, shall remain at such place for a period longer than one hour consecutively, nor, shall such vessel take on or discharge cargo or passengers, without the permission of the Supervisor or his authorized representative. Any vessel remaining after the one hour period shall be charged fifty cents (50c) per day dockage.

10. Wharfage.

Wharfage assessed on all cargo shall be at the rate of 10c per ton, with the following exceptions:

Oils, petroleum, through pipe lines (barrel of 42 gals.) ½c per bbl. Oils, vegetables, creosote, etc., in bulk through pipe line 10c per ton. Oils, vegetables, creosote, etc., other than petroleum in bbls. each 2c
Same, in drums of 55 gals. 2½c
Lumber, per M.B.M. Feet 10c
Vehicles, machinery, cranes,

aeroplanes 50c per ton.

11. Charges Collected daily, exception; penalty.

The Wharfinger must collect in cash any and all wharfage and dockage daily, except in cases where a credit account has been opened by consent of the Director. Payment for wharfage, by those having credit accounts, must be made directly to the cashier of the Department of Public Works, within ten (10) days after receipt of bill.

12. Miscellaneous Charges.

Additional services and facilities shall be charged for at the following rates:

(a) **Wharf Lights.** When used for night work, one (\$1.) dollar per light, per night, but if used less than four (4) hours, fifty cents (50c) per light.

(b) **Running Lines.** Running lines in and out for steamships — ten (\$10) dollars — (Wharfinger to be notified in advance).

(c) **Tare and Gross Weighing.** Gross and tare weighing of and for waterborne cargoes moving via trucks to and from public wharf, or

pier, 10c per truck. Tare and gross weighing—25c.

(d) **Water.** For tugs and other small boats of a like capacity—fifty cents (50c) for each time calling for water. For larger ships where used for ballast or other purposes, and measured through a meter, seventy-five cents (75c) per 1,000 cubic feet (1000 cubic feet being equivalent to 7500 gals.) with a minimum charge of ten (\$10) dollars.

13. Free Time.

Free time is a specified number of days or parts of days, during which freight received on wharf may occupy wharf premises without payment of wharf demurrage (Saturdays, Sundays and Legal Holidays, excluded).

Free time shall date from 8:00 A. M., after the vessel delivering same finishes unloading or leaves the wharf. Only when necessary shall the free time provided herein be fully utilized or taken advantage of, and the Supervisor is empowered at any time to shorten such free period and to cause the removal of any cargo, or portion thereof, at the expense of the owner or consignee, irrespective of the free period. Ten days free time will be allowed on lumber and lumber products, when stored on land allocated for public lumber terminal purposes.

14. Storage Rates.

Upon the expiration of the free time period, lumber stored on farm or in public lumber terminal will be charged for at the rate of 25c per M.B.M. lath and shingles 1c per bd.; shed storage—40c per M.B.M. ft. per month, or fraction thereof.

15. Construction or alteration of Waterfront Structures.

No wharf, pier, bulkead, building or other structure may be built upon waterfront property within the City of Newark, whether owned by the City of Newark or privately owned, without a permit from the Director, nor may any alteration be made to any such existing structure, without like permission. For the construction or alteration of any building, an additional permit from the Department of Public Safety, Building Division, is required.

16. Waterfront Construction — Specifications for.

(a) **Permit required.** No piles shall be driven, nor any platform erected, nor any filling in or construction repairs, alterations, removals, dredging or demolitions of any kind made on any part of the waterfront of the City without a written permit therefor having been first obtained from the Director. Requests to the said Director for such permit shall, in every case, be accompanied by a riparian permit issued by the United States War Department, and the New Jersey State Board of Commerce and Navigation, indicating their approval of the project to be undertaken.

(b) **Piling.** Piling for wharves or piers shall be driven to a bearing power of not less than sixteen (16) tons, as established by the "Engineering News Formula" for either drop hammer or steam hammer driving.

(c) **Loading Capacity.** Piling in wharves and piers shall not be subjected to combined loadings (live plus dead) or more than sixteen (16) tons.

(d) **Pile Penetration.** Piling for wharves and piers shall have a penetration hard strata or not less than twelve (12) feet, and the tip of the

pile shall be driven at least twelve (12) feet below the project depth of the United States Government Channel, at the site of the proposed work (datum M.L.W. elevation: — 0.00).

(e) **Superstructure.** Stringers, caps and docking shall be designed to carry a uniform load of at least two hundred fifty (250) pounds per square foot.

(f) **Dredging.** Dredging operations shall, in all cases, be carried on in accordance with the rules and regulations established by the U.S. Army Engineering, the New Jersey State Board of Commerce and Navigation, and the City of Newark.

17. Permit Fees.

The Bureau of Docks shall collect fees for all permits issued, as follows:

For alterations to piers and wharves or for each new pier or wharf structure, a fee of five (\$5) dollars per thousand for two thousand (\$2000) dollars of building costs; and additional fee of two (\$2) Dollars per thousand on excess cost over two thousand (\$2000) Dollars up to a building cost of fifty thousand (\$50,000) Dollars; an additional fee of one dollar (\$1.) per thousand, in excess costs over fifty thousand (\$50,000) Dollars.

The fees as above scheduled shall also apply to permits issued for dredging.

18. Unsafe Waterfront Structures.

Any pier, bulkhead, building, shed or other structure located on waterfront property within the City of Newark, whether owned by the City of Newark, or privately owned, that

shall be determined by the Chief Engineer to be in an unsafe condition, must be repaired, reconstructed or demolished in accordance with any order issued by the Chief Engineer, with reference thereto.

19. Sunken Vessels Marked.

Whenever a vessel is wrecked or sunk in the Port of Newark, accidentally or otherwise, it shall be the duty of the owner, agent or master of such vessel, to immediately mark the same so that the obstruction will be seen both by day and night, and to have such marking remain until the obstruction is removed.

20. Sunken Vessels, etc., removed by owner, notice—penalty.

When a vessel, wreck or hull of a vessel or any vehicle sunken in the Port of Newark, or at any publicly owned wharf, pier or slip shall remain therein, it shall be the duty of the Supervisor to give written notice to the owner, master or other person having charge of such vessel, wreck or hull of a vessel or any vehicle, to remove the same within the time mentioned in said notice, and any owner, master or other person having charge thereof, who shall neglect or refuse to remove the same within the time mentioned in such notice shall, upon conviction thereof, be fined a sum not exceeding (Fifty (\$50) Dollars, and the further sum of not more than ten (\$10) Dollars for every day thereafter such vessel, wreck or hull of a vessel, or any vehicle, sunken in the Port of Newark as aforesaid, shall remain there, provided that the total fine on each conviction shall not exceed Two Hundred (\$200) Dollars.

21. Sunken Vessels, etc. removed by Director; expenses.

If any vessel, wreck or hull of a vessel or any vehicle sunken in the Port of Newark or at any Public wharf, pier or slip shall be suffered to remain therein, after written notice to the owner, master or other person having charge thereof, to remove the same, or if the owner, master or agent of same cannot be found, then, in either case, such vessel, wreck or hull shall be deemed a nuisance, and the Director may, at his discretion cause such vessel, wreck or hull to be raised and removed to some suitable place designated by him, and the expense of removing any obstruction, as aforesaid, shall be chargeable against such craft and cargo, and if the owner thereof shall fail or refuse to reimburse the City of Newark for such expense within thirty (30) days, after notification, then the City of Newark may sell the craft or cargo, or any part thereof, that may not have been destroyed in removal, and the proceeds of such sale, or so much thereof as may be necessary to reimburse the City of Newark, for the expense of such removal, shall be paid into the treasury.

22. Discharge of waste matter, etc. prohibited.

The placing, discharging or depositing by any process or in any manner, of offal, fruit, vegetables, piles, lumber, timber, driftwood, dirt, ashes, cinders and dredging sludge, acid, basins or channels along the waterfront of the City of Newark is prohibited.

Any person, firm or corporation violating the provisions of this section, shall, upon conviction thereof, be fined a sum not exceeding One Hundred (\$100) Dollars, plus a penalty of not more than Twenty-five (\$25) Dollars per day for each day

the offense shall continue; (the total fine for such conviction not to exceed the sum of Two Hundred (\$200) Dollars. Except, however, that where a conviction is specifically obtained for shoaling, due to solids, the person or persons responsible shall pay to the City of Newark the cost for the removal of said shoaling.

23. Life Preservers kept on wharves.

It shall be the duty of each and every owner, agent or lessee of any kind of wharf or pier within the Port of Newark, to furnish and keep in place on said wharf or pier, suitable ring life preservers with ropes or lines at least two hundred (200) feet in length, attached thereto in places on said wharf or pier, convenient and accessible at all time during the day and night, for the purpose of rescuing persons from drowning.

24. Parking Vehicles in Port Area.

Trucks, carts, wagons, or vehicles of any description, not actually engaged in transporting freight, cargo, goods, merchandise or materials, to or from a pier, bulkhead, wharf or other waterfront structure, shall not be allowed to remain upon a marginal street, wharf, or place, except at such points as may be designated or approved for parking by the Supervisor.

25. Spark arrestors on engines.

No person shall use any donkey engine, or other steam engine anywhere within the Port of Newark, in loading or unloading vessels or otherwise, without a bonnet or spark arrestor attached to the smokestack of such engine.

26. Smoking on Premises.

Smoking in warehouses, transit sheds or on public wharves in the Port of Newark is strictly prohibited.

27. Explosives forbidden on wharves.

No gun powder or other such explosive shall be permitted to remain on any wharf, dock or pier, and the transfer of such cargo from ship to car, or vice versa, shall be in accordance with Part V of the Interstate Commerce Commission's Regulations.

28. Docking of certain vessels forbidden.

No vessel with a cargo of gasoline or any other inflammable products shall be docked at the Port of Newark, without permission of the Supervisor.

29. Storage, etc. of inflammable liquids forbidden.

No person shall store, handle, keep, use or sell any gasoline, distillate or other liquid petroleum products, other than lubricating oils, on public owned wharves or piers, except at such places as may be especially designated therefor by the Director; provided, however, that any retail sale or delivery of such products in bulk to places designated by the Director shall be made from and by means of pipe line and hose equipped and provided with connections and valves between pipe line and hose, to be approved by the Director; and, at such places as may be so designated therefor, the same shall not be handled, used, sold or delivered, between sunset and sunrise, unless the premises are lighted only by incandescent electric lights, properly protected. Noth-

ing herein contained shall prevent the sale of such products at retail from the barges to vessels direct, such barges to be moored at such places as the Director may direct.

30. Director to promulgate regulations.

The Director is hereby authorized to adopt and promulgate all rules and regulations necessary and proper to carry out the provisions of this Ordinance.

31. Supervisor to exercise police powers.

The Supervisor shall enforce the provisions of this Ordinance, and, in that behalf, he shall have the power of a special police officer of the City of Newark, including the power to make arrests for the violation of any of the provisions of this Ordinance.

32. The Supervisor shall perform all his duties under the direction and jurisdiction of the Chief Engineer.

33. Penalty for Violating Remaining Sections.

Any person, firm or corporation violating any of the provisions of this Ordinance, for which no other penalty is specified, shall, upon conviction thereof, be punished by a fine, not exceeding two hundred (\$200.) Dollars, or by imprisonment for not more than thirty (30) days, or either or both, at the discretion of the Court.

34. All Ordinances and parts of Ordinances inconsistent with the provisions of this Ordinance be and the same are hereby repealed.

35. This Ordinance shall take effect upon final passage and publica-

tion, and as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that July 30, 1941 at (10:30 A. M. Day-light Saving Time), or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance amending an Ordinance entitled: "An Ordinance to limit the number of Plenary Retail Consumption Licenses, Plenary Retail Distribution Licenses and to sell alcoholic beverages at retail in the City of Newark and to regulate the renewing and transferring of Plenary Retail Consumption Licenses and Plenary Retail Distribution Licenses to sell alcoholic beverages at retail in the City of Newark," which said ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-eight," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Does any citizen desire to be heard on this ordinance?

Mr. Charles Shancroft talked on the Ordinance.

Mayor Murphy: Is there anyone else who wishes to be heard?

(At this point Mayor Murphy walks away).

Commissioner Byrne: (As Acting Mayor). Gentlemen, this ordinance is before you for adoption. What is your pleasure?

There being no one else to be heard, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

Commissioner Keenan moved that the title of "An Ordinance amending an Ordinance entitled: "An Ordinance to limit the number of Plenary Retail Consumption Licenses, Plenary Retail Distribution Licenses and to sell Alcoholic Beverages at Retail in the City of Newark and to regulate the renewing and transferring of Plenary Retail Consumption Licenses and Plenary Retail Distribution Licenses to sell alcoholic beverages at retail in the City of Newark," which said Ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

The Clerk then read the title of the ordinance as follows:

An Ordinance amending an Ordinance entitled: "An Ordinance to limit the number of Plenary Retail Consumption Licenses, Plenary Retail Distribution Licenses and to sell alcoholic Beverages at Retail in the City of Newark and to regulate the renewing and transferring of Plenary Retail Consumption Licenses

and Plenary Retail Distribution Licenses to sell alcoholic Beverages at Retail in the City of Newark," which said Ordinance was adopted May Fourth, One Thousand Nine Hundred and Thirty-Eight.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

The City Clerk presented "An Ordinance creating the position of buyer in the division of Central Purchase in the Department of Public Works," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Acting Mayor Byrne: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Villani moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani.

Commissioner Villani moved that the ordinance be taken up on second reading.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners **Byrne**,
Brady, **Keenan**, **Villani**.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Villani moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners **Byrne**,
Brady, **Keenan**, **Villani**.

Commissioner Villani moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners **Byrne**,
Brady, **Keenan**, **Villani**.

Commissioner Villani moved that the title of "An Ordinance creating the position of buyer in the Division of Central Purchase in the Department of Public Works," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners **Byrne**,

Brady, **Keenan**, **Villani**.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the position of buyer in the Division of Central Purchase in the Department of Public Works.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners **Byrne**,
Brady, **Keenan**, **Villani**.

(At this point the Mayor returns).

The City Clerk presented "An Ordinance to create the position of Clerk in the Municipal Board of Alcoholic Beverage Control of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners **Byrne**,
Brady, **Keenan**, **Villani**, Mayor
Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance to create the position of Clerk in the Muni-

cipal Board of Alcoholic Beverage Control of the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to create the position of clerk in the Municipal Board of Alcoholic Beverage Control of the City of Newark.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk presented the following ordinance and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Clerk then read the ordinance at length:

An Ordinance creating the office of Bond Registrar in the Department of Revenue and Finance of the City of Newark.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1: That there be and there is hereby created in the Department

of Revenue and Finance of the City of Newark, the office of Bond Registrar, whose duties it shall be to maintain a record of all bonds issued and outstanding in the City of Newark, and upon instructions from the Director of the Department of Revenue and Finance to sign all bonds, and the said Bond Registrar is hereby authorized to convert any coupon into full registered bonds when requested by the holder thereof, by the removal and cancellation of the coupons attached thereto and the execution by him of a conversion certificate written or printed on the back of said bond; and said Bond Registrar is further authorized to make any and all entries on the books of the City of Newark or on any registered bonds necessary to effect any transfer made by the holders of such bonds. There shall be no salary attached to the office of bond Registrar.

2: This ordinance shall take effect immediately upon final passage and publication in accordance with law.

The Board then entered upon said hearing.

Mayor Murphy: Does any citizen desire to be heard on this ordinance.

(No response).

There being no one else to be heard, Commissioner Villani moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the ordinance be taken up on second

reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Villani moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the title of "An Ordinance creating the office of Bond Registrar in the Department of Revenue and Finance

of the City of Newark," be taken up for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the office of Bond Registrar in the Department of Revenue and Finance of the City of Newark.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating in the Department of Public Affairs of The City of Newark a Division of Claims, and providing for the personnel, maintenance and administration of same, and defining, regulating and prescribing the functions thereof," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: There has been a request made by Director Brady that it be laid over until July 30th.

Commissioner Byrne: I so move you, Mr. Mayor.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Byrne moved that the ordinance be set over until July 30th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: Bills and Payrolls.

The City Clerk: Appropriations:

RESOLVED, That the sum of \$1,283.07, be and the same is hereby appropriated to the persons named in the certified list below containing 26 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$10,349.90 be and the same is hereby appropriated to the persons named in the certified list below containing 178 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$220.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$140,162.73, be and the same is hereby appropriated to the persons named in the certified list below containing 49 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$293.20, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$36,923.33 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims

of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$89,270.06 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$96.15, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$279,698.25, be and the same is hereby appropriated to the persons named in the certified list below containing 354 items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$5,-685.84 be and the same is hereby appropriated to the persons named in the certified list below containing

37 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,-371.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,-386.80 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$27,967.24 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,-

366.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$24,626.69, be and the same is hereby appropriated to the persons named in the certified list below containing 203 items, being the bills and claims of the Department of Public Safety.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,-754.71 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Safety. (Police).

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$348.78, be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Safety.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$220,163.15, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$70,584.06 be and the same is hereby appropriated to the persons named in the certified list below containing 26 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,-497.18 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works. (W.P.A.).

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,-430.66, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,805.27 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$15,909.43, be and the same is hereby appropriated to the persons named in the certified list below containing 75 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$15,431.78 be and the same is hereby appropriated to the persons named in the certified list below containing 142 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$350.25, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$37,841.67 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$42,352.13 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

RESOLVED, that William C. Mead be and he is hereby appointed a Constable for a term expiring December 31st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolutions:

WHEREAS, pursuant to the "Local Housing Authorities Law" of New Jersey, the Board of Commissioners of the City of Newark, on March 23rd, 1938, adopted an Ordinance, entitled, "An Ordinance creating the Housing Authority of the City of Newark, New Jersey," and,

WHEREAS, ARTHUR GILLETTE was appointed on March 1st, 1939, to fill the unexpired term of John

J. Towey, resigned, said appointment to terminate on April 20th, 1942, and,

WHEREAS, ARTHUR GILLETTE has tendered his resignation as a member of the Housing Authority of the City of Newark, said resignation to be effective July 1st, 1941.

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the said resignation of Arthur Gillette as a member of the Housing Authority of the City of Newark, be and the same is hereby accepted, and the same to take effect as of July 1st, 1941.

BE IT FURTHER RESOLVED, that the City Clerk be and he is hereby authorized and directed to file the certified copy of this resolution with the executive officer of the State Housing Authority.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, pursuant to the "Local Housing Authorities Law" of New Jersey, the Board of Commissioners of the City of Newark, on March 23rd, 1938, adopted an Ordinance, entitled, "An Ordinance creating the Housing Authority of the City of Newark, New Jersey," and,

WHEREAS, ARTHUR GILLETTE was appointed a member of the Newark Housing Authority on March 1st, 1939, for the balance of the unexpired term of John J. Towey, and

WHEREAS the said Arthur Gillette has tendered his resignation, effective as of July 1st, 1941, and

WHEREAS the resignation of said

Arthur Gillette has been accepted.

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that Dr. Carl Baccaro, of 89 Grand Avenue, be and he is hereby appointed as a member of the Housing Authority of the City of Newark, for the unexpired term of the said Arthur Gillette, to wit: to April 20th, 1942. Said appointment to be effective at once.

BE IT FURTHER RESOLVED that the City Clerk be and he is hereby authorized and directed to file the certified copy of this resolution with the executive officer of the State Housing Authority.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolutions:

WHEREAS, the Board of Commissioners of the City of Newark, by a resolution No. 299, dated June 11th, 1941, under and by virtue of the Authority of An Act of the Legislature of New Jersey; Entitled "An Act Concerning Alcoholic Beverages," P. L., 1933, Chapter 436, Revised Statutes, Title 33, and its several amendment and supplements thereto, did appoint William S. MacDonald as a Member of the Municipal Board of Alcoholic Beverage Control to fill the unexpired term previously held by Eugene X. Carson; and

WHEREAS, said resolution should have recited the date said term expires;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commis-

sioners of the City of Newark, that under and by virtue of the Authority of An Act of the Legislature of New Jersey, Entitled "An Act Concerning Alcoholic Beverages," P. L. 1933, Chapter 436, Revised Statutes, Title 33, and its several amendment and supplements thereto, that William S. MacDonald be and he is hereby chosen and appointed as a Member of the Municipal Board of Alcoholic Beverage Control of the City of Newark, to fill the unexpired term previously held by Eugene X. Carson, for a term commencing June 11th, 1941, and ending April 24th, 1943.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Board of Commissioners of the City of Newark, by resolution No. 214, dated June 4th, 1941, under and by virtue of the Authority of An Act of the Legislature of New Jersey, Entitled "An Act Concerning Alcoholic Beverages," P.L. 1933, Chapter 436, Revised Statutes, Title 33, and its several amendment and supplements thereto, did appoint Joseph P. Halpin as a member of the Municipal Board of Alcoholic Beverage Control of the City of Newark for a term commencing April 24, 1941, and ending April 24th, 1942; and

WHEREAS, said resolution should have recited that the said appointment was made to fill out the unexpired term of David W. Welch, who resigned on May 16th, 1941;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that under and by virtue of the Authority of An Act of the Legislature of New Jersey, Entitled "An Act Concerning Alcoholic Beverages," P. L. 1933

Chapter 436, Revised Statutes, Title 33, and its several amendments and supplements thereto, that Joseph P. Halpin be and is hereby chosen and appointed as a Member of the Municipal Board of Alcoholic Beverage Control of the City of Newark, to fill the unexpired term previously held by David W. Welch, for a term commencing June 4th, 1941, and ending April 24, 1942.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Board of Commissioners of the City of Newark, by resolution No. 215, dated June 4th, 1941, under and by virtue of the Authority of An Act of the Legislature of New Jersey, entitled, "An Act Concerning Alcoholic Beverages," P.L. 1933, Chapter 436, Revised Statutes, Title 33, and its several amendments and supplements thereto, did appoint Daniel V. Crosta as a Member of the Municipal Board of Alcoholic Beverage Control of the City of Newark for a term commencing April 24th, 1941, and ending April 24th, 1943; and

WHEREAS, said term of appointment should have extended to April 24th, 1944;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that under and by virtue of the Authority of An Act of the Legislature of New Jersey, Entitled "An Act Concerning Alcoholic Beverages," P. L. 1933, Chapter 436, Revised Statutes, Title 33, and its several amendments and supplements thereto, that Daniel V. Crosta be and is hereby chosen and appointed as a Member of the Municipal Board of Alcoholic Beverage Control of the City of Newark, for

a term commencing June 6th, 1941 and ending April 24th, 1944.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Murphy offered the following resolution:

RESOLUTION AUTHORIZING THE ISSUANCE OF \$2,000,000 TAX ANTICIPATION NOTES OF 1941 OF THE CITY OF NEWARK.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO RESOLVE AS FOLLOWS:

Section 1. It is hereby determined and declared that the Director of the Department of Revenue and Finance has, at the request of the Board of Commissioners made and filed in the office of the City Clerk a certificate reading as follows:

(1) The gross borrowing power of said City in respect of tax anticipation notes of the fiscal year beginning January 1, 1941, being thirty per centum (30%) of the tax levy of the next preceding fiscal year, which ended December 31, 1940, for all purposes, plus thirty per centum (30%) of the amount of miscellaneous revenues realized by said City in cash during such next preceding fiscal year, is \$13,126,240.27.

(2) The amount of notes of said City outstanding in anticipation of the collection of taxes of such fiscal year beginning January 1, 1941, except such notes as will be renewed by or paid from the proceeds of the notes to be issued, is \$2,000,000.

(3) The net borrowing power of said City, being the excess of the first over the second of the two

above amounts, is \$13,126,240.27.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand as Director of the Department of Revenue and Finance of said City, this day of July, 1941.

.....
Director of the Department of
Revenue and Finance of the
City of Newark, New Jersey."

SECTION 2. Pursuant to The Local Budget Law, the City of Newark shall borrow the sum of \$2,000,000, in anticipation of the collection of taxes levied or to be levied in and for the fiscal year beginning January 1, 1941, and in anticipation of other revenues for such fiscal year, and, for the purpose of borrowing said sum, there shall be issued Tax Anticipation Notes of 1941 of said City of the aggregate principal amount of \$2,000,000.

Section 3. Each note issued pursuant to this resolution shall be a negotiable note payable to bearer but registerable at the option of the holder, and shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and shall be payable at maturity. Said notes shall be payable not later than six months after their date.

Section 4. The Director of the Department of Revenue and Finance is hereby designated as the financial officer to sign said notes, and the Mayor and the Director of the Department of Revenue and Finance are hereby authorized to sign said notes, and the City Clerk is hereby authorized to affix the seal of said City to each of such notes and to attest such seal and said notes, and said officers are hereby authorized to issue said notes in such form as they may be adopted, in conformity

with law, and to recite therein that all requirements and conditions of law have been complied with in the issuance of said notes, and that said notes are within every debt and other limit prescribed by the Constitution or statutes of New Jersey.

Section 5. The Director of the Department of Revenue and Finance is hereby authorized to sell said notes at not less than par and accrued interest and to determine, within the limitations imposed by this resolution, the date and maturity and the interest rate to be borne by each such note and to deliver such note upon receiving the purchase price to be paid therefor.

Section 6. All sums borrowed by the issuance of said notes shall be applied only to the payment of the principal of the \$2,000,000 Tax Anticipation Notes of 1941 of the City of Newark dated June 25, 1941, payable July 25, 1941, issued pursuant to the resolution adopted on the 24th day of June, 1941 and now outstanding.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolution:

WHEREAS the Ancient Order of Hibernians are about to hold their Biennial Convention at St. Paul, Minnesota, July 22nd to July 26 1941, and

WHEREAS many citizens of Newark are members of this great organization, and

WHEREAS we, the members of the Board of Commissioners, of the City of Newark, believe that the

many advantages of the City of Newark, would be of special interest to the members of this organization, and

WHEREAS we feel that it would be of mutual benefit to the members of the Ancient Order of Hibernians, and the City of Newark, to have a National Convention of this Order held in the City of Newark,

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Ancient Order of Hibernians be and they are hereby invited to hold their 1943 Biennial Convention in the City of Newark, and

BE IT FURTHER RESOLVED, that a certified copy of this resolution be forwarded by the City Clerk to Mr. Leo Kelly, National Secretary, A. O. H., Hotel Lowry, St. Paul, Minnesota, and also a copy of the said resolution be forwarded to Mr. John F. Kelly, County Financial Secretary, 669 Summer Avenue, Newark, New Jersey.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Murphy offered the following resolutions:

WHEREAS Anna Marzano is the widow of Michael Marzano who is an honorably discharged veteran and is entitled to an annual exemption of \$400 from the assessed value of her real estate, but failed to obtain the same for the years 1940; and

WHEREAS the said Anna Marzano is living in widowhood; and

WHEREAS on October 1st, 1939 Anna Marzano was the owner of

record of premises known and designated as Block 779, Lot 19, 827-829 Clifton Avenue, Newark, New Jersey which was assessed at a valuation of \$8,200.00, tax \$397.70;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Anna Marzano be granted exemption of \$400.00, tax \$19.40 from the assessed valuation on her property known as Block 779, Lot 19, 827-829 Clifton Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS Mertle Estes Sharp is the widow of George W. Sharp who is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of her real estate, but failed to obtain the same for the year 1940; and

WHEREAS the said Mertle Estes Sharp still is living in widowhood; and

WHEREAS on October 1st, 1939 Mertle Estes Sharp was the owner of record of premises known and designated as Block 1916, Lot 68, 217 North Sixth Street, Newark, New Jersey which was assessed at a valuation of \$4,200.00, tax \$203.70;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Mertle Estes Sharp be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on her property known as Block 1916, Lot 68, 217 North Sixth Street, New-

ark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the premises situate at 20-38 Cross Street, Block 28, Lots 33, 36, 37 and 38, has been heretofore assessed as one parcel of land 267.10 x 65 IRREG; and

WHEREAS, there is outstanding thereon the following liens, to wit:
Interest & Cost in Certificate

for years 1931-1932 and	
1934-1938	\$1,503.50
1931 Tax	295.37
1932 "	1,162.80
1934 " (2nd half)	550.41
1935 "	1,028.16
1936 "	1,165.36
1937 "	1,129.14
1938 "	1,410.86
1939 "	1,392.30
Interest & Cost not in	
Certificate up to and	
including 7-15-41	1,466.13
	<hr/>
	\$11,104.33

Water Service Lien and	
interest up to and	
including 7-15-41	2,677.50
	<hr/>
	\$13,781.83

WHEREAS, the Melharmon Co. has made application for apportionment of 140.11 x 75 AVG. of said outstanding liens in accordance with the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate	
for year 1931-1932	
and 1934-1938	\$ 571.35
1931 Tax	112.24
1932 "	112.24
1932 "	440.80
1934 " (2nd half)	209.16
1935 "	389.76
1936 "	441.96
1937 "	428.04
1938 "	534.76
1939 "	527.80
Interest & Cost not in	
Certificate up to and	
including 7-15-41	556.43
	<hr/>
	\$4,212.30

Water Service Lien and	
interest up to and	
including 7-15-41	1,015.00
	<hr/>
	\$5,227.30

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Public Works be and he is hereby authorized and empowered to enter into a lease on behalf of The City of Newark, between the Coastal Oil Company, and the City of Newark, for the

rental of three (3) acres of land located at Port Newark, at an annual rental of One Thousand Dollars (\$1,000.) per acre, with an option concerning the rental of approximately 3.86 acres immediately adjoining and south of this plot, at an annual rental of Five Hundred Dollars (\$500.), and in accordance with additional terms and conditions to be specifically set out in said lease; and

BE IT FURTHER RESOLVED that the said Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and directed to execute the said lease on behalf of the said The City of Newark, on the adoption of this resolution.

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Public Works be and he is hereby authorized and empowered to enter into a lease between The City of Newark, and Marianno Retractable Ramp Corporation, for the use of a building at Port Newark, approximately 35' x 110' in size, for a period of three years, at a monthly rental of fifty Dollars (\$50.00), and in accordance with additional terms and conditions to be more specifically set out in said lease; and

BE IT FURTHER RESOLVED, that the said Director of the Department of Public Works, and the Acting City Clerk be and they are hereby authorized and directed to execute the said lease on behalf of the City of Newark, on the adoption of this resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That sealed proposal received by the Department of Central Purchase on June 16, 1941, for furnishing and delivering Reinforced Steel to be used in the construction of aqueduct crossing under Orange Branch of Erie Railroad, for the Department of Public Works, be and the same hereby is rejected for the reason that it has been determined that it will be much more expedient and less expensive to purchase the material and have the pipe fabricated by the Water Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, Julius E. Benedict, Agent for the owners of property located at Nos. 88-100 Martens Avenue, Block No. 4224, Lot 32 and Nos. 102-104 Martens Avenue, Block No. 4224 Lot 30, in the City of Newark, has petitioned the Board of Commissioners of the City of Newark for the adjustment of unpaid taxes, assessments and liens on the lots aforesaid; and

WHEREAS, the said petitioner has offered to pay the sum of Three Thousand Three Hundred and Forty-four Dollars and Twenty-nine Cents (\$3,344.29), in full satisfaction of all unpaid taxes, assessments and liens, being the present market value of the aforesaid lots; and

WHEREAS, THOMAS M. FORD, a qualified land appraiser, stated that the present day value of the land is Fifteen Dollars (\$15.00) per front foot and that said lots have a frontage of 206.7 feet; and

WHEREAS, taxes, street openings, street paving, water and sewer con-

nections have not been paid since 1929 in the amount of Fifteen Thousand and Ninety-two Dollars and Thirteen Cents (\$15,092.13);

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the Comptroller and Tax Receiver be and they are hereby authorized and directed to accept the said sum of Three Thousand, Three Hundred and Forty-four Dollars and Twenty-nine Cents (\$3,344.29) in full satisfaction and settlement of all taxes, assessments and liens on the aforesaid lots, and the amount of any such taxes, assessments, and liens over and above the aforesaid present market value on the aforesaid lots be and they are hereby cancelled upon the payment of the sum aforesaid.

This resolution is presented under and by virtue of Chapter 70, P. L. 1933, giving the municipality the right to alteration, adjustment and settlement of taxes.

Payment to be made within sixty (60) days from the date hereof, otherwise this resolution to be null and void.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

WHEREAS, the Co-Workers Association of L. Bamberger & Co. sponsoring a benefit for the American Red Cross, has made application for a permit at Ruppert Stadium, Wilson Avenue, Newark, New Jersey, on Wednesday, July 16, 1941, at 8:45 p. m., for fireworks, and

WHEREAS, said application has

been approved by the Chief of Police, The Chief Engineer of the Fire Division, the Assistant Inspector of the Bureau of Combustibles and the Director of Public Safety of the City of Newark,

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that permission is hereby granted to the Co-Workers' Association of L. Bamberger & Co., sponsoring a benefit for the American Red Cross to conduct a fireworks display as applied for on the posting of a bond in the sum of Three Thousand Dollars (\$3,000) as provided by New Jersey Revised Statutes, 1937, 21:3-1 to 21:3-9, said bond to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolutions:

WHEREAS, The City of Newark at a tax sale held on the thirtieth day of August 1938, acquired a certain Tax Sale Certificate numbered 32297 and dated August thirtieth 1938, covering land and premises known and designated as numbers 26 and 28 Hudson Street, Newark, New Jersey, also designated and being Lot numbered 42, in Block numbered 2850, on the Tax Assessment Maps of the City of Newark, and

WHEREAS, Sarah Ward Nursery has applied to the Comptroller for the sale and assignment of said certificate, and

WHEREAS, notice to the owner, public notice and advertisement has been made as required by the Revised Statutes Sections 54:5-114,

therefore

BE IT RESOLVED that the Director of Revenue and Finance be and he is hereby authorized to execute and deliver to the said Sarah Ward Nursery a Deed of Sale and Assignment, attested and acknowledged by the City Clerk for the said certificate, in accordance with the provisions of Sections 54:5-113-114 of the Revised Statutes of New Jersey.

The amount due upon said certificate together with the amount of subsequent liens, including principal, interest and costs to July 15, 1941 are as follows:-

Due on certificate	\$240.91
Costs	1.00
Interest	55.10
Cancellation fee50
1938 tax	106.03
Interest	25.06
1939 Tax	104.65
Interest	17.30
1940 tax	111.55
Interest	8.75
1941 tax (first half)	55.78
Interest	1.02
	<hr/>
	\$727.65

The total amount of \$727.65 above mentioned is to July 15, 1941 and shall be paid at or before the date of execution and delivery of the Deed of Assignment, and in addition thereto any accumulated interest to date of assignment.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

RESOLVED, By the Board of

Commissioners of The City of Newark, that the following bonds be and the same are hereby approved as to form, amount and surety, to wit:

John B. Keenan, Treasurer of and Member of the Insurance Fund Commission, in the sum of \$20,000; Globe Indemnity Company, surety, Public Official Bond No. B. 175120, for period commencing May 18, 1941, and ending May 18, 1945.

Vincent J. Murphy, member of the Insurance Fund Commission, in the sum of 20,000; Surety, The Fidelity and Casualty Company of New York, Public Official Bond No. 1900229; for period commencing May 20, 1941 and ending May 20, 1945;

and,

BE IT FURTHER RESOLVED, that the said bonds shall be filed in the office of the City Clerk.

These bonds are provided in conformity with R. S. 40:46;20, et seq.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolutions:

WHEREAS, John A. Brady, Director of the Department of Public Affairs, desires to file with the Work Projects Administration, Project Application No. 3-7-1168 to provide employment for 167 persons to be taken from the Relief Rolls of the City to be employed upon a construction, alteration and improvement project at the Ivy Hill Alms House and Convalescent Hospital, located on Irv-

ington Avenue, Norman Road, and Mount Vernon Place in the City of Newark which will include the building of new roads, improvements to drainage systems, by installing new drains and catch basins, install new lighting posts and equipment for grounds, build new sidewalks, removal of steel tower, erect new brick ice house, 31' 6" x 27' 6", erect new brick water tank 20,000 gallons underground, equipment building, 25' 0" x 21' 6", erect new brick wagon shed 20' 0" x 60' 0", erect new green house 32' 0" x 50' 5", erect two new storage buildings, 48' 0" x 25' 0", erect new brick laundry and garage building 25' 0" x 15' 0", erect two new wood summer field houses, erect tennis court with chain link fence, install six new fire escapes, remove old floors and install new maple flooring, install tile floors in toilet and shower rooms, install sanitary floor base, install new semi-metal toilet partitions and remove approximately 684 old windows and install new, renew plumbing and fixtures, grade, excavate, landscaping, including all incidental work necessary thereto; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$181,808.15 is contingent upon the expenditure of \$95,789.55 by the City of Newark;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the sum of \$95,789.55 be and the same is hereby allocated for the purpose aforesaid, disbursements to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Jos. M. Byrne, Jr.
John A. Brady

John B. Keenan
Ralph A. Villani

Not voting: Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark that there is hereby authorized the establishment of a "Petty Cash Fund" of One Hundred Dollars (\$100.00), for the use and purpose of the Executive Office of the Department of Public Affairs, to be established and maintained out of its annual budget appropriation; the fund being reimbursed from time to time as the money is expended and accounted for; and James W. Kelly, Jr., Deputy Director of the Department of Public Affairs is hereby constituted the custodian thereof; all expenditures from said fund to be on the authorization of the Deputy Director of the Department of Public Affairs; and, the Director of the Department of Revenue and Finance be and he is hereby directed accordingly, with authority to impose such regulations as he may deem necessary relative to the said petty cash fund.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

WHEREAS, The City is owner of a lot at 11 Mulberry Place, which was rented to Daniel D. Smith, and used by him as a parking station in connection with his garage adjoining for the rental is \$75.00 a year, and his tenancy expires on July 1, 1941; and

WHEREAS, he having died, his son and daughter, surviving heirs, desire to renew the lease for one

year at same rental;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to execute a lease for aforesaid premises with the said son and daughter, Alfred D. Smith and Florence A. Smith, for a period of one (1) year, at an annual rental of \$75.00, subject to the terms and conditions approved by the said Director, and approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, Mayor LaGuardia, U. S. Director of Civilian Defense and the Office of Production Manager are sponsoring a National Aluminum Collection Drive; and

WHEREAS Mayor LaGuardia, in his official capacity as U. S. Director of Civilian Defense, has requested the Mayor of the City of Newark, New Jersey, to form a local aluminum collection committee; and

WHEREAS such committee has been appointed by the Mayor of the City of Newark to give form and scope to the local drive for the collection of aluminum, the committee consisting of prominent and distinguished civic leaders and members of the City Commission of the City of Newark; and

WHEREAS the said Mayor's Aluminum Collection Committee has now undertaken its local drive; and

WHEREAS it is essential for the

proper preparation of the defense of the nation that all citizens, business industries and kindred enterprises join in the movement to swell our collection of essential aluminum without which our defense production will be seriously hampered;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark;

1. That Monday, the 21st of July, 1941, be hereby designated as the preliminary drive day for the collection of aluminum in the Vailsburg District of the City of Newark, comprising the area bounded by Eastern Parkway, Sandford Place, Varsity Road and Sandford Avenue. In addition to these streets, the ones in that area are Florence Avenue, Ellery Avenue, Ivy Street, Netherwood Place, Mt. Vernon Place, Mt. View Place and Fleetwood Place;

2. That Monday, July 28th, Tuesday, July 29th; and Wednesday, July 30th be and they are hereby designated as official aluminum collection days throughout the City of Newark, upon which days solicitors authorized by the Mayor's Aluminum Collection Committee will call upon householders, business enterprises, factories and all other establishments within the city for the purpose of collecting all old and used aluminum within the confines of the City of Newark.

3. That the Mayor be and he is hereby authorized to issue a public proclamation, calling upon all citizens and residents of the City of Newark to cooperate with the said aluminum collection drive to the end that said drive may be one of the most successful in the nation and the Board of Commissioners of the City of Newark do hereby call upon all citizens and residents of the City of Newark to join in our effort to demonstrate to the nation

that the City of Newark is and has always been willing to participate in any and all movement to aid the national defense effort.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

RESOLVED, that the effective date in Resolution No. 448, adopted July 1, 1941, be and the same is hereby amended to read, "effective July 10, 1941."

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Forage, Dry Goods and Household Supplies, Turnstiles and Passimeters for Swimming Pools, and Traffic Controllers.

BIDS to be received on such date and at such time as it shall in said advertisement designate

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that lease between Irma S. Jaburg and The City of Newark,

concerning premises known as No. 418-424 Central Avenue, Newark, New Jersey, for use and occupancy as a W.P.A. Museum Extension Project, dated June 1, 1941, upon the terms in said lease more specifically set forth,—a copy of which lease is attached hereto,—be and the same is hereby approved, and the Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and directed to execute said lease on behalf of the City of Newark, upon the adoption of this resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 372, dated June 17, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specification on file in the De-

partment of Central Purchase, in the City of Newark.

**CITY COAL & FUEL OIL
COMPANY—Newark, N. J.**

One (1) or more gallons Grade No. 2 and No. 3 Fuel Oil tank truck delivery @ \$.063 gallon

**D & L OIL SALES
COMPANY—Newark, N. J.**

One (1) or more gallons Grade No. 5 Fuel Oil, tank truck delivery @ \$.0548 gallon

**DORNOIL PRODUCTS
COMPANY—Newark, N. J.**

One (1) or more gallons Grade No. 6 Fuel Oil tank truck delivery at New York Harbor, price as posted by the New York Journal of Commerce, date of delivery, plus .23 per barrel. N. Y. Harbor price on date of bid,
July 7, 1941, \$1.35 per bbl.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 423, dated June 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder

as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

**D & L OIL SALES
COMPANY—Newark, N. J.**
(For all Departments excepting Revenue & Finance).

Approx. 66,000 gal. Kerosene Oil in 55-gal drums—to any point within the City Limits, and to Division of Water, McBride Ave., Little Falls, N. J. @ \$.0738 gallon
Bulk—1000 gallon delivery @ \$.0738 gallon
25-gal. container delivery @ .08 gallon
5-gal. container delivery @ .10 gallon

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 423, dated June 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the

City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

JOHN P. CALLAGHAN, INC.
Harrison, N. J. (Public Works).

Approx. 4,000 cu. yds. 1:2:4 Ready
Mixed Concrete with Grade C or
E Broken Stone Aggregate using
Regular Portland Cement (Sec.
407-408-410-412-
417-418-420) @ \$5.69 cu. yd.

COLONEL CONCRETE
COMPANY—West Orange, N. J.
Public Works).

Approx. 2,000 cu. yds. 1:3:6 Ready
Mixed Concrete with Grade C or
E Broken Stone Aggregate using
H. E. S. Portland Cement (Sec.
407-408-410-412-
417-418-420) @ \$4.93 cu. yd.

DOSCH KING COMPANY—
Whippany, N. J.
Public Works).

Approx. 25,000 gal. Refined Tar Ce-
ment (Sec. 436) delivered and ap-
plied to various streets throughout
the City @ \$.114 gal.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, The State Highway Department is about to begin improvement of that portion of State Highway Route No. 25, Section 34 (Embankment), from Port Street to Foundry Street, in the City of Newark, and

WHEREAS, the route of the proposed improvement passes through the Wilson Avenue Pipe Storage Yard owned by the City of Newark and operated by the Division of Water, and

WHEREAS, the type of construction proposed (Embankment) will make the yard unsuitable for its present purpose and will necessitate vacation of the premises and removal of present stock, buildings and equipment, and

WHEREAS, it is imperative that work be started immediately on the new site selected at Port Newark Terminal so that proper storage facilities may be provided as soon as possible, and

WHEREAS, no capital funds have been provided for this work either through a bond issue or budgetary appropriation,

NOW, THEREFORE, BE IT RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized to provide the necessary new storage facilities including grading, construction of roadways, buildings, fencing, etc., and the removal of present stock and equipment from the Wilson Avenue Yard to the new yard, at a cost not to exceed \$25,000.00, financing the work from Operating Funds of the Division of Water, crediting the same later from State Highway Department reimbursements for this expense.

Jos. M. Byrne, Jr.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 9813, dated April 2, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

S. H. GROSSMAN, Inc.
Newark, N. J. (Public Works).

Three (3) Dodge Standard 2-ton
Chassis with special screen bodies,
extra seat in back of cab, equipped
as shown on drawing, dual tires
rear \$ 91,954.00 ea.

Two (2) ½ ton Dodge Express Auto
Trucks, standard units with bodies
painted dark green (cab, chassis
and pick-up box) @ \$674.00 ea.

ALLOWANCES: Car 32-A 1924

Mack Dumper AB
Model \$.,5.00
Car 91-A 1928 Dodge
Combination 200.00
Car 119A 1930 Dodge
Screen Body 200.00
Car 48 Dodge Station
Wagon 17.500

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 372, dated June 17, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

GRAYBAR ELECTRIC COMPANY
Newark, N. J. (Public Safety).

Western Electric Radio Tubes of the Following types:

Approx. 4 Type	
247A	@ \$ 4.00 each
Approx. 12 Type	
249B	@ 8.00 each
Approx. 4 Type	
251A	@ 300.00 each
Approx. 2 Type	
252A	@ 11.90 each
Approx. 10 Type	
253A	@ 9.85 each
Approx. 6 Type	
284D	@ 2.50 each
Approx. 12 Type	
305A	@ 38.50 each
Approx. 8 Type	
306A	@ 12.10 each

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Airport Manager of the City of Newark has recommended certain rules and regulations for the operation of the Newark Airport; and

WHEREAS, it is the desire of the Board of Commissioners of the City of Newark to approve said rules and regulations so that they may be in effect, and may constitute the binding procedures for the operation of the said Airport; and

WHEREAS, a copy of such rules and regulations is hereto annexed and made a part hereof;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the rules and regulations governing the operation of the Newark Airport, (copy of which is annexed hereto and made a part hereof) be and they are hereby approved, same to take

effect immediately.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

Not voting: Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 372, dated June 17, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

L. SCHNEIDER—Newark, N. J.
Public Safety).

License tags, Badges and Plates for the year 1942, quantities, types and prices all as shown on list in the Department of Central Purchase
—Total bid \$479.37

This resolution is passed for the purpose of substituting same for the

resolution covering the same subject matter and in the same form, which was adopted on July 1, 1941, but in which the amount of purchase authorized was erroneously stated to be \$2,132.00 instead of the correct amount of \$479.37, as now stated in the above resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, on May 29, 1941, a steam roller operated by Thomas Haffey, employed by The City of Newark, rolled into and damaged a car owned by Melita Wilhelm, of 155 Milford Avenue, Newark, while the car was parked at the curb in front of house on West Bigelow Street, near Milford Avenue, and damaging it to the extent of \$20.00; and,

WHEREAS, there seems to be a moral obligation on the part of the City to pay her claim for the damage;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of \$20.00 be and the same is hereby appropriated for the payment of the damage aforesaid, to be made by the Director of the Department of Revenue and Finance from the Contingent Fund Appropriation, and paid to the said Melita Wilhelm on receipt of a release in form approved by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the

following resolutions:

RESOLVED, that the salary of one, Sylvia Leviss, Clerk-Stenographer in the Director's Office, Department of Public Affairs be and the same is hereby increased from \$960. to \$1,080. per annum, effective July 16, 1941.

Permanent appointment from eligible list as a Clerk-Stenographer, effective September 5, 1939, at \$960. per annum and has been working continuously since said date of appointment with no salary adjustment.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED that Hyman Mandel be and he is hereby appointed to the position of Radio Therapy Technician at a salary of \$1500. per annum, effective August 1, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolutions:

RESOLVED, that the sum of One Hundred Ninety-two Dollars and Fifty Cents (\$192.50) be and the same is hereby appropriated to Agnes Garrity for overtime work May 26, 27, 28, 29 and June 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 27, 28, 30.

This overtime work was necessary because of the licensing period for renewals of all liquor licenses and

work was done after the regular hours, and on Saturday afternoons.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that Robert E. Brown be and he is hereby appointed as Clerk to the Municipal Board of Alcoholic Beverage Control at a salary of \$2,500.00 per annum, effective July 25, 1941, to be paid as other salaries are paid, and further

RESOLVED that the name of said Robert E. Brown be placed on the payroll of the License Division, Department of Public Safety, from July 25, 1941 to and including December 31, 1941, and thereafter said salary shall be provided for and paid from the budget of the Municipal Board of Alcoholic Beverage Control, Department of Public Safety. This appointment being made in the exempt class of Civil Service in accordance with the provisions of Title 11, Chapter 22, Sec. 26, Par. C.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the sum of One Hundred Ninety-two Dollars and Fifty Cents (\$192.50) be and the same is hereby appropriated to Helen Murray for overtime work May 26, 27, 28, 29 and June 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 27, 28, 30.

This overtime work was necessary because of the licensing period for

renewals of all liquor licenses and work was done after the regular hours, and on Saturday afternoons.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

WHEREAS, District Council No. 10, Brotherhood of Painters, Decorators and Paperhangers of America, have advised that the prevailing rate for painters is \$11.00 per day for a seven-hour day, or a yearly minimum rate of \$2860.00,

THEREFORE, BE IT RESOLVED, That the following painters in the Department of Public Works, be and they are hereby increased from \$2730.00 per annum to \$2860.00 per annum, effective July 1, 1941;

Name	Bureau
John Oliver	Street Cleaning
Oscar H. Schaible	Street Cleaning
George A. Duffy	Water

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolutions:

WHEREAS, information has been received from District Council No. 10, Brotherhood of Painters, Decorators and Paperhangers of America, to the effect that wages paid to Painters employed in the Department of Public Affairs is below the prevailing rate paid to the other painters in the employ of the City of Newark, and

WHEREAS, the amount of \$2,860 per annum is the recognized prevailing wage scale for painters based on a daily wage rate of \$11 for a seven hour day, and

WHEREAS, five painters in the Newark City Hospital of the Department of Public Affairs are not receiving the prevailing wage scale as above stated,

NOW, THEREFORE, BE IT RESOLVED, that in order to correct said inequality, the annual salaries of the following mentioned employees of the Department of Public Affairs be and the same are hereby increased to the amounts set opposite their respective names.

Name	Position
Timothy Horgan	Painter, City Hospital
Edward C. Adams	Painter, City Hospital
From \$2820.	To \$2860.
John Briden	Painter, City Hospital
From \$2820.	To \$2860.
Joseph Fernicola	Painter, City Hospital
From \$2820.	To \$2860.
Garrett Hamersma	Painter, City Hospital
From \$2820.	To \$2860.

To be paid as other salaries are paid, effective July 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan

Ralph A. Villani
Vincent J. Murphy

RESOLVED, that Neil C. Smith, Senior Field Supervisor having been certified as eligible by the Civil Service Commission be and he is hereby promoted from the position of Senior District Supervisor to the position of Senior Field Supervisor in the Division of Public Welfare, Department of Public Affairs, at an annual salary of \$2,520.00, effective July 16, 1941.

Neil C. Smith who has been with this agency since June 16, 1932, is now on a leave of absence from his permanent position as Senior District Supervisor, and has been performing the duties of Senior Field Supervisor in charge of the field staff since July 1, 1940. Mr. Smith passed first on the Civil Service Eligible list and his appointment has been recommended by Mr. Owen A. Malady, Director of Relief, who stated that the appointment is a necessary one to maintain the required efficiency and supervision in the field work in the Division of Public Welfare, Department of Public Affairs.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

WHEREAS, information has been received from District Council No. 10, Brotherhood of Painters, Decorators and Paperhangers of America, to the effect that wages paid to Painters employed in the Department of Public Safety is below the prevailing rate paid to the other painters in the employ of the City

of Newark, and

WHEREAS, the amount of \$2,860 per annum is the recognized prevailing wage scale for painters based on a daily rate of \$11 for a seven hour day, and

WHEREAS two painters in the Fire Division of the Department of Public Safety are not receiving the prevailing wage scale as above stated,

NOW, THEREFORE, BE IT RESOLVED, that in order to correct said inequality, the salaries of the following mentioned employees of the Department of Public Safety be and the same are hereby increased to the amounts set opposite their respective names.

Name	Position
Theodore Knapp, Painter, Fire Div.	
From....\$2656.50	To....\$2,860.00
Alonzo Wittick, Painter, Fire Div.	
From....\$2656.50	To....\$2,860.00

To be paid as other salaries are paid, effective July 1st, 194..

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolutions:

WHEREAS, information has been received from District Council No. 10, Brotherhood of Painters, Decorators and Paperhangers of America, to the effect that wages paid to Painters employed in the Department of Parks and Public Property is below the prevailing rate paid to the other painters in the employ

of the City of Newark, and

WHEREAS, the amount of \$2,860 per annum is the recognized prevailing wage scale for painters based on a daily wage rate of \$11 for a seven hour day, and

WHEREAS, three painters in the Ivy Hill Power Plant and three painters in the Bureau of Public Buildings, Department of Parks and Public Property are not receiving the prevailing wage scale as above stated,

NOW, THEREFORE, BE IT RESOLVED that in order to correct said inequality, the annual salaries of the following mentioned employees of the Department of Parks and Public Property be and the same are hereby increased to the amounts set opposite their respective names.

Name	Position
Harry H. Allen	Painter, Ivy Hill Power Plant
From — \$2820.	To — \$2860.
Henry E. Beisler	Painter, Ivy Hill Power Plant
From — \$2820.	To — \$2860.
Ernest E. Castamore,	Painter, Ivy Hill Power Plant
From — \$2820.	To — \$2860.
Ernest Gfeller	Painter Public Buildings
From — \$2820.	To — \$2860.
John Jones	Painter, Public Buildings
From — \$2820.	To — \$2860.
Frank Xeix	Painter, Public Buildings

From — \$2820. To — \$2860.

To be paid as other salaries are paid, effective July 1st, 1941.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, By the Board of Commissioners of The City of Newark that the position of Assistant Superintendent in the Bureau of Baths-Pools, Department of Parks and Public Property, be and the same is hereby created effective as of July 9th, 1941, at a salary of \$1560.00 per annum.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Not voting: Commissioner Byrne.

Commissioner Brady offered the following resolution:

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Public Affairs be and he is hereby authorized to enter into a lease with the Colman House, Inc., for the rental for a period of one (1) year from August 1st, 1941, to July 31st, 1942, of premises known as first floor, store, and second floor loft, 99 Central Avenue, Newark, New Jersey, at the yearly rental of \$2,400.00, payable monthly. Said premises to be used as a District Office for the Relief Department; and

BE IT FURTHER RESOLVED, that the Director of the Department of Public Affairs and the City Clerk, be and they are hereby authorized to execute the lease on behalf of

the City of Newark. Said lease to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the following resolution:

BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the regular meeting of the said Board of Commissioners, beginning with July 30th, 1941, shall be held on Wednesday, and subsequent meetings during the months of August and September, 1941, to be held every two weeks, at 10:30 A. M. (Daylight Saving Time) and beginning October 1st, 1941, the regular meetings shall be held on Wednesday morning, weekly, at 10:30 A. M. (Eastern Standard Time).

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the Bills, Claims, Payrolls and Resolutions. The Clerk will call the roll.

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

(At this point Commissioner Byrne rises, as if to leave).

Mayor Murphy: Just a moment, Commissioner Byrne, before you go I just want to state that yesterday—as long as you are here, maybe you could give me some enlighten-

ment on this matter—yesterday I had a conference with the Governor with reference to the proposed plan on the use of the Hudson and Manhattan Bridge. He outlined to me the plan, and his feeling was, more or less, that the public did not have the real thought on this proposal, as he tried to bring it out. There was a question there about the spending of a million dollars. And we discussed that. He felt as though there were a lot of people who thought that that was just the cost of that Bridge alone; but it is not only that. It is to include all the ramps there, and the use of the railroad trestle for that elevation that now runs through Harrison and all the way down, and which then "cuts" into the Lincoln Highway. He had the plans there showing the outline of his whole proposal, and he felt that it had real merit. I asked him if Director Byrne had been in touch with him, because I saw something somewhere which mentioned that you were having the city engineer check with him. I assured him that the Commission would take an interest in his proposal, and would go into the matter. That I would myself go into the matter, in order to let him know exactly how we felt in reference to his proposal. I felt that the use of this bridge which is now laying there, would be of real benefit because of the traffic snarls that take place now on both sides of the river. The Governor said he would be only too glad to have interviews with any groups, and that he would be happy to see them, whether they come from the City commission in the City of Newark, or Harrison, or anywhere else in the County. And he would be glad to outline his program, which he thinks is of real benefit to the City of Newark. He also mentions the fact that the railroads are more than willing to turn

over, for a very nominal sum, that elevation that runs on both sides of the bridge; and also that the railroads are very much interested in getting that freight set-up there, that is on River Street, and which is an eye sore to the City of Newark and which may eventually—I don't know whether you know just where I mean or not, but coming up from the station and turning into the sweep along Center Street, along there, where the freight houses are, and where these trucks load and unload and come out into the thoroughfare there. They are anxious to relocate and get out of that location, and give the City of Newark an opportunity for further developments of the ratables, and at the same time getting rid of a real eye sore.

I had about an hours conference with the Governor on the subject. Because I was in Trenton, I went to see him anyhow and had a talk with him. Because you are still here now, and because I saw your public statement, I did not know whether you were going into that matter from the Department angle of it with the engineer; but I thought if you had any information, we should know about it.

Commissioner Byrne: I have had no information. I was consulted neither by the Government, the County or the State Highway Commission. I did follow up my statement to the press that I would go in consultation with the engineers, which I have already done; and yesterday Engineer Costello met with Mr. Stickel, the County Engineer, and they are meeting again this afternoon at two o'clock with the Chamber of Commerce to see what could be done. I am not in a position yet to make any opinion on it until I get my report on it from my engineer; but no information has

been offered to me at all from the State Highway Commission, or the Governor's office; and until yesterday, from the County. I want to look into it thoroughly before I make any recommendations to the City Commission. I think it is something that deserves serious consideration, because in consultation with several groups in the city, there seems to be opposition to it, and I would like to hear all these parties before I could make a formal report to the City Commission. I would like to say, the main thing in my mind is I am interested in this proposition because the City of Newark does not want a patchwork bridge that is intended to substitute for the real bridge that the people of Newark have thought for so many years.

We should be pretty much in accord with what we should do regarding the ware houses up there. I have been in touch with the Pennsylvania Railroad Representative and I am meeting with them tomorrow at 12:30, and I am very anxious that those ware houses should be removed. I don't think they should have been there in the first place. That is a highway where at night and in the morning traffic is thickest. These trailers get so way out in the highway, and it is a sort of objection to me. I asked some time ago that some relief be given to the City of Newark. I am quite sure we could work that out with the railroad.

Mayor Murphy: Of course, I am glad to hear your statement.

Of course, I was there in Trenton, and seeing so much of it in the press about this thing, I felt that I should go in there and ask the Governor exactly what his plan was; and I think no doubt, the engineer Stickel probably has a copy of the plan, which is now being discussed. But

I think anyhow, it is worth while going thoroughly into, even not only from your own point of view but from mine, as the Mayor, and the other members of the Commission here, because I think it is a matter of vital importance. As you have brought out, I did not know whether this was just a make-shift program, or whether this was something, the basis of which could be considered a permanent improvement for the City of Newark.

Commissioner Byrne: Over and above that, I think the City of Newark should be called into consultation whenever anything like that concerning our streets takes place. I believe that, being the largest City in the State, that Newark ought to be called into these conferences so that we know at first hand what the County proposes to do with the State Highway.

Mayor Murphy: The fact is, that I had no report, and the only thing that I know is what I see in the papers; but I took it upon myself, as the Mayor, to go in and ask about it. Of course, that probably is one of my failures, that if I do not understand something and if I hear a lot of talk about it, I am willing to face someone and ask some questions about it. So I exercised what I thought was my prerogative in asking the Governor about it.

Commissioner Byrne: I think that Newark ought to be called in when a conference like that takes place. I don't think that any Commissioner, such as myself in charge of this Department, should have to read about it in the public press. It is too public a matter.

Commissioner Keenan: Mr. Mayor, as Director of the Department of Public Safety, I would like to say this: That having seen something

about it in some paper that I know is untrue, I too think that the Commission should know something about it. But I am having a survey made with regard to the traffic activities in that particular section, and with regard to this project now. We have not heard anything about it until this time.

Mayor Murphy: All I could say at this time is that I quite agree that on all these matters, there is no question about it, that the City of Newark, its citizens who are involved, and the city officials elected by the people, should be consulted. There is no question about it in my mind. It would probably have avoided a good deal of undue publicity which has already been in the press pertaining to the whole thing, and it would probably have avoided a certain amount of criticism to the Governor's program. If different individuals had been called in from this municipality, and had they been consulted, and if they had an opportunity to go into it, of course we could then see their reaction. But this is of vital interest, and we should make it a part of our business to find out just what it is all about, I think.

(At this point Commissioner Vilani leaves the room).

The following communications were received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

July 2, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held June 24, 1941, a

resolution was adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following application for a variance from the terms of the Zoning Ordinance be allowed:

20-22 Plane Street; Alliance Investment Co., owner; in a 2nd business district the use of a building for light industrial purposes.—(No objectors).

Respectfully submitted

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

Ordered Filed.

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

July 2, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

432 Springfield Avenue; Max Sherman; in a 2nd business district the manufacture of curtain and draperies by the addition of eight sewing machines;—(No objectors).

*23-25 Dey Street; Ed Morgan Co.;

renewal of permit for automobile sales station; such use to be limited to the period of one year ending May 10, 1942;

*173-179 Washington Street (7-35 Plum St. and 244-246 Plane St.); Mid-Town Parking Co., Inc.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 14, 1942;

173 Ridge Street; Pellegrino Rossi; in a 1st business district the stamping and embossing of finished leather;—(No objectors).

*47-51 William Street; Anthony Di-Girolamo; renewal of permit for automobile parking station; such use to be limited to the period of one year ending June 5, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT,

R. B. RANKIN
Secretary

Ordered filed.

City Clerk: Three of these are renewals and can be heard at this time; and three to which there were no objections, and a suspension of the rules in these matters is in order.

Mayor Murphy: Motion has been made that the rules be suspended. The clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Of-

ficer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Alliance Investment Co., owner; for the use of a building for light industrial purposes in a 2nd business district; premises 20-22 Plane Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Keenan: I move it be adopted.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Mayor Murphy.

(At this point Commissioner Villani returns).

Commissioner Villani offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commis-

sioners of the City of Newark that the following structure or use be allowed:

Application of Pellegrino Rossi (J. B. Thompson, owner); for the stamping and embossing of finished leather in a 1st business district; premises 173 Ridge Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Villani: I move it be adopted.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Byrne, Brady, Keenan, Villani, Mayor Murphy.

(At this point Commissioner Byrne leaves the room).

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Max Sherman (Liz-

zie Sherman, owner); for the manufacture of curtains and draperies by the addition of eight sewing machines in a 2nd business district; premises 432 Springfield Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Villani: I move it be adopted.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ed Morgan Co. (William B. Glacken, owner); for the renewal of permit for automobile sales station; premises 23-25 Dey Street; such use to be limited to the period of one year ending May 10, 1942;

AND the matter having been con-

sidered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that said recommendations of the Board of Adjustment be and the same are hereby approved.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Villani: I move it be adopted.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Mid-Town Parking Co., Inc. (Mutual Benefit Life Insurance Co. and Estate of Stephen H. Plum, owners); for the renewal of permit for automobile parking station; on premises 173-179 Washington Street (7-35 Plum Street and 244-246 Plane Street); such use to be limited to the period of one year ending July 14, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board

of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: Does any person wish to be heard on this resolution?

(No response).

Commissioner Keenan: I move it be adopted.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Anthony DiGirolamo (Guaranty Trust Company of New York, owner); for the renewal of permit for automobile parking station; on premises 47-51 William Street; such use to be limited to the period of one year ending June 5, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

30th. The clerk will call the roll.

Yeas: Commissioners Brady,
Keenan, Villani, Mayor Murphy

Mayor Murphy: Does any person
wish to be heard on this resolution?

APPROVED

(No response).

JOS. M. BYRNE

Commissioner Keenan: I move it
be adopted.

JOHN A. BRADY

The roll being called, the resolu-
tion was declared adopted by the
following votes:

JOHN B. KEENAN

RALPH A. VILLANI

Yeas: Commissioners Brady,
Keenan, Villani, Mayor Murphy.

VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

Mayor Murphy: Motion is in order
to adjourn until 10:30 A. M., July

H. S. REICHENSTEIN
City Clerk:

Newark, N. J., July 30, 1941

A regular meeting of the Board of Commissioners of The City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10:30 o'clock, A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Absent: Commissioner Brady.

Mayor Murphy: The City Clerk will read the minutes of the previous meeting.

Mr. Reichenstein, City Clerk: Is it agreed that this is to be stipulated again? (The City Clerk refers to a card bearing the following notation: "Mr. Mayor and gentlemen of the Board of Commissioners; in accordance with the understanding and stipulation placed in the record at the organization meeting on May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable").

Mayor Murphy: Yes. If there is no objection from the other members of the Commission.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes. We will now have the reading of the minutes of the previous meeting.

Commissioner Keenan: I move that that be dispensed with.

Mayor Murphy: The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance in full.

An Ordinance to provide for the transfer of a cemetery permit from the premises located on South Orange Avenue, at Maybaum Avenue, to Lots Numbers 30, 32 and 44, Block 4224, and Lots Numbers 64 and 65, Block 4221, in The City of Newark.

WHEREAS, On April 11, 1922, The City of Newark granted a permit to Adas Israel, a New Jersey Corporation, to use lands known as No. 637 to No. 681 South Orange Avenue for cemetery purposes; and,

WHEREAS, this permit was subsequently, on August 22, 1922 assigned to the Montefiore Cemetery, Inc., a corporation, and

WHEREAS, said permit was subsequently assigned to the Roman Catholic Diocese of Newark; and,

WHEREAS, part of the said tract is now adjacent to a development and building program sponsored by the Housing Authority of The City of Newark; and

WHEREAS, the Roman Catholic Diocese of Newark has granted an easement to the Housing Authority for the construction of a sewer across part of this cemetery property; and

WHEREAS, because of the easement, and the further fact that it is undesirable to have a cemetery tract immediately adjacent to the Housing project; and

WHEREAS, the Roman Catholic Diocese of Newark is agreeable to discontinuing the use of this part of the land as a cemetery, providing the permit covering that part of the adjacent cemetery property is transferred to the other tracts of land hereinafter described, and adjacent to the Holy Sepulchre Cemetery;

THEREFORE, The Board of Commissioners of The City of Newark, Do Ordain:

1: That the portion or part of the cemetery permit held by the Roman Catholic Diocese of The City of Newark, and covering the following described premises:

"BEGINNING at a point formed by the intersection of the Northerly line of South Orange Avenue with the westerly line of Maybaum Avenue; thence running along the westerly line of Maybaum Avenue, north 20° 16' east 754.63 feet to a point; thence south 31° 51' West 120.45 feet; thence south 29° 46' west 493.66 feet; thence south 39° 22' 33" West 177.45 feet to the northerly line of South Orange Avenue; thence running Easterly along the northerly line of South Orange Avenue on a curve, curving to the right, having a radius of 1396.00 feet, for a distance of 164.83 feet to the westerly line of Maybaum Avenue, and place of Beginning."

being a triangular portion of the Holy Sepulchre Cemetery, located on the northwest corner of South Orange Avenue, and Maybaum Avenue and being a part of the land covered by the permit granted April 11, 1922, be and the same is hereby transferred to the following described premises, to wit:

"BEGINNING at a point formed by the intersection of the Northerly line of Tremont Avenue with the easterly line of Martens Avenue;

thence running along the easterly line of Martens Avenue north 33 degrees 04' 45" East 315.37 feet; thence south 59° 52' 45" East 123.48 feet; thence south 34° 56' 45" West 323.04 feet to the Northerly line of Tremont Avenue; thence along the northerly line of Tremont Avenue North 56° 22' 35" West 112.75 feet to the Easterly line of Martens Avenue and place of BEGINNING."

Being Lots No. 30, 32 and 44, Block 4224, on the official Tax Maps of The City of Newark.

and

"BEGINNING at a point in the westerly line of Oraton Parkway distant 291.76 feet northerly from the northerly line of Tremont Avenue; thence running along the westerly line of Oraton Parkway north 22° 29' 312.63 feet; thence north 59° 51' west 99.18 feet; thence south 27°, 55' 45" west 155.88 feet; thence south 59° 48' 15" East 2.33 feet; thence south 33° 04' 45" West 153.94 feet; thence south 59° 37' 15" East 138.65 feet to the Westerly line of Oraton Parkway and place of beginning.

"Being Lots 64 and 65 Block 4241 on the Official Tax Maps of The City of Newark."

In accordance with surveys made

by John J. Bracken, Surveyor of Newark, New Jersey, on July 2, 1941.

2: All of the rights, privileges of said cemetery permit covering the first described tract are hereby transferred, and the Roman Catholic Diocese of Newark is hereby empowered to use them accordingly.

3: Nothing herein contained shall in any wise affect the rights of the Roman Catholic Diocese of Newark to conduct and maintain a cemetery on the balance of the land described in and covered by the resolution of August 11th, 1922.

4: All ordinances and parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

5: This ordinance shall take effect immediately upon final passage, and publication as provided by statute.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that August 13th, 1941, at 10:00 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented the following ordinance and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Clerk then read the ordinance at length:

An Ordinance providing for the issuance of \$300,000 Street Improvement Bonds of The City of Newark, and providing for the issuance of bond anticipation notes in anticipation of the issuance of such bonds.

The Board of Commissioners of The City of Newark, Do Ordain, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to resurface certain public streets in said City with bituminous concrete, or penetration macadam, or sheet asphalt, or with bricks or blocks of any material laid on concrete or sand or other foundation, or with concrete, an improvement hereinafter described as "purpose"; that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is Three Hundred Thousand Dollars (\$300,00); (b) Fifteen Thousand

Dollars (\$15,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspections costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Thirty Thousand Dollars (30,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is Three Hundred Thousand Dollars (\$300,000).

Section 3. In accordance with section 40:1-12 of said Local Law, the sum of Fifteen Thousand Dollars (\$15,000) shall be included and appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Two Hundred and Eighty-five Thousand Dollars (\$285,000) to be designated "Street Improvement Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolution to be hereafter adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from

said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding Three Hundred Thousand Dollars (\$300,000) are hereby authorized to be issued; in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of five years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefited thereby.

Section 8. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the Office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is

increased by this ordinance by Three Hundred Thousand Dollars (\$300,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

The Board then entered upon said hearing.

Mayor Murphy: Does any citizen desire to be heard on this ordinance?

Mr. Charles Shankroff: Mr. Mayor, I have no objection to this ordinance; but then, I think there is another ordinance which requires an issuance of a \$100,000. The only issue or difference, so far as I am concerned, the difference between the two is that one is \$300,000 and it is for five years, and the other is for forty years. I have no objection to any of these two ordinances, excepting there should be a clause in there that it will be callable at the pleasure of the Commission.

Commissioner Byrne: Callable at what time?

Mr. Shankroff: At your pleasure. Whenever the City decides to pay off.

Commissioner Byrne: Do you want to make it a little more specific?

Mr. Shankroff: It is known in the Bond, among the bond brokers and those who usually deal in bonds that a bond has a callable feature.

Commissioner Byrne: I mean, have you any idea of the length of time?

Mr. Shankroff: That is for you to decide.

Commissioner Byrne: I just wondered if you had any time in mind.

Mr. Shankroff: No. I have no idea.

Mayor Murphy: Well, if there is no objection, the request will be noted. Just for your benefit, just temporarily, for some time, this will be issued on a short term paper, and then we will hold a general sale for all of this.

Mr. Shankroff: I mean you are not prepared for that contingency.

Mayor Murphy: Yes. The Commission will look into the notations made that the Bond will be callable at any time.

Mayor Murphy: Is there anyone else who desires to be heard?

Mr. Frank Van Blarcom: Mr. Mayor, may I say that you have to have a date in the call bonds.

Mayor Murphy: What?

Mr. Van Blarcom: You have to have a specific date.

Commissioner Byrne: That will be at the will of the Commission.

Mr. Van Blarcom: On or before a certain date.

Mayor Murphy: We will be guided by the attorneys, by the bond attorneys. Is there anyone else who wishes to speak on this bond issue?

(No response).

There being no one else to be heard, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance providing for the issuance of \$300,000 Street Improvement Bonds of The City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the issuance of \$300,000 Street Improvement Bonds of The City of Newark, and providing for the issuance of bond anticipation notes in anticipation of the issuance of such bonds.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance providing for the financing of enlargements and extensions of the Sanitary and Storm Water Sewer Systems of The City of Newark, and authorizing the issuance of bonds and bond anticipation notes for such purpose," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Clerk then read the ordinance at length:

An Ordinance providing for the financing of enlargements and extensions of the Sanitary and Storm Water Sewer Systems of The City of Newark, and authorizing the issuance of bonds and bond anticipation notes for such purpose.

The Board of Commissioners of The City of Newark, Do Ordain, as follows:

Section 1. It is hereby determined and stated that the Board of Commissioners of The City of Newark proposes to enlarge and extend the sanitary and storm water sewer systems of said City by the construction of additional storm water and sanitary sewers together with appurtenances necessary or suitable for their operation, an improvement hereinafter described as "purpose"; that part of the cost of financing said purpose, in labor or materials, is to be met by the Works Progress Administration of the United States of America; that said purpose is not a current expense of said City, and that it is necessary to finance said purpose by the issuance of

obligations of said City, pursuant to the Local Bond Law of New Jersey, as hereinafter provided.

Section 2. It is hereby stated, pursuant to said Local Bond Law, that (a) the estimated maximum amount of money necessary to be raised from all sources for said purpose is One Hundred Thousand Dollars (\$100,000); (b) Five Thousand Dollars (\$5,000) of such amount is to be provided by the down payment hereinafter appropriated; (c) the maximum amount which is to be charged as a part of the cost of said purpose and which is necessary to finance interest on obligations issued to finance such purpose or to finance engineering or inspection costs and legal expenses, or to finance the cost of the issuance of said obligations, as provided in Section 40:1-55 of said Law, is Ten Thousand Dollars (\$10,000); and (d) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is One Hundred Thousand Dollars (\$100,000).

Section 3. In accordance with Section 40:1-12 of said Local Bond Law, the sum of Five Thousand Dollars (\$5,000) shall be included and appropriated as a down payment to finance said purpose, in the budget of said City next adopted after the passage of this ordinance, in addition to any sums which may otherwise be required to be appropriated in said budget for the payment of interest on or any maturing principal of the obligations which are authorized by this ordinance.

Section 4. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding Ninety-five Thousand Dollars (\$95,000) to be designated "Sewer Bonds," are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall

bear interest at a rate which shall not exceed six per centum (6%) per annum. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 5. To finance said purpose, including the portion of the cost of said purpose to be paid from said down payment, Bond Anticipation Notes of said City of an aggregate principal amount not exceeding One Hundred Thousand Dollars (\$100,000) are hereby authorized to be issued, in anticipation of the issuance of said bonds, pursuant to said Local Bond Law. Said notes shall bear interest at a rate which shall not exceed six per centum (6%) per annum, and may be renewed from time to time pursuant to and within the limitations prescribed by law. All matters with respect to said notes not determined by this ordinance shall be determined by resolutions to be hereafter adopted. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bond shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose is a period of forty years, computed from the date of said bonds.

Section 7. No part of the cost of financing said purpose has been or is to be specially assessed against property specially benefited thereby.

Section 8. It is hereby determined and declared that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City, and that such statement so filed shows that the gross debt of said City, as defined in Section 40:1-76 of said Law, is increased by this ordinance by One Hundred Thousand Dollars (\$100,000), and that the issuance of said obligations is permitted by an exception to the debt limitations prescribed by said Law, contained in Subdivision (d) of Section 40:1-16 of said Law.

Section 9. This ordinance shall take effect twenty days after the first publication thereof after final passage.

The Board then entered upon said hearing.

Mayor Murphy: Does any citizen desire to be heard on this ordinance.

(No response).

There being no one to be heard, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance providing for the financing of enlargement and extensions of the sanitary and storm water sewer systems of the City of Newark, and authorizing the issuance of Bonds and Bond Anticipation Notes for such purpose," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the financing of enlargements and extensions of the Sanitary and Storm Water Sewer Systems of the City of Newark and authorizing the issuance of Bonds and Bond Anticipation Notes for such purpose.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to amend an Ordinance entitled "An Ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance to amend an Ordinance entitled "An Ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend an Ordinance entitled "An Ordinance to regulate the construction, repair, alteration and removal of buildings within the City of Newark, New Jersey," adopted July 15, 1924.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance providing for the docking,

loading and unloading of vessels at the Port of Newark, and providing for the charges, fees, rules and regulations for said docking, loading and unloading," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

Section 10 declared open to amendment.

Section 11 declared open to amendment.

Section 12 declared open to amendment.

Section 13 declared open to amendment.

Section 14 declared open to amendment.

Section 15 declared open to amendment.

Section 16 declared open to amendment.

Section 17 declared open to amendment.

Section 18 declared open to amendment.

Section 19 declared open to amendment.

Section 20 declared open to amendment.

Section 21 declared open to amendment.

Section 22 declared open to amendment.

Section 23 declared open to the ordinance be taken up on third amendment. reading and final passage.

Section 24 declared open to The roll being called, the motion amendment. was declared adopted by the following votes:

Section 25 declared open to Yeas: Commissioners Byrne, amendment. Keenan, Villani, Mayor Murphy.

Section 26 declared open to Commissioner Byrne moved that amendment. the title of "An Ordinance providing for the docking, loading, and unloading of vessels at the Port of Newark, and providing for the charges, fees, rules and regulations for said docking, loading and unloading," be taken for its third reading.

Section 27 declared open to The roll being called, the motion amendment. was declared adopted by the following votes:

Section 28 declared open to Yeas: Commissioners Byrne, amendment. Keenan, Villani, Mayor Murphy.

Section 29 declared open to The Clerk then read the title of amendment. the ordinance as follows:

Section 30 declared open to An Ordinance providing for the amendment. docking, loading and unloading of vessels at the Port of Newark, and providing for the charges, fees, rules and regulations for said docking, loading and unloading.

Section 31 declared open to The ordinance having been read amendment. three times was then declared to be upon its third and final passage.

Section 32 declared open to The roll being called, the ordinance amendment. was declared adopted by the following votes:

Section 33 declared open to Yeas: Commissioners Byrne, amendment. Keenan, Villani, Mayor Murphy.

Section 34 declared open to The City Clerk presented "On Ordinance creating in the Department of Public Affairs of The City of Newark a Division of Claims, and providing for the personnel, maintenance and administration of same, amendment. to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that

and defining, regulating and prescribing the functions thereof," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance creating in the Department of Public Affairs of The City of Newark a Division of Claims, and providing for the personnel, maintenance and administration of same, and defining, regulating and prescribing the functions thereof," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating in the Department of Public Affairs of The City of Newark a Division of Claims and providing for the personnel, maintenance and administration of same, and defining, regulating and prescribing the functions thereof.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same, the ordinance having been introduced on information.

Mayor Murphy: Is there anyone who desires to be heard.

Mr. Milton M. Unger: Would it be satisfactory to the Commission if a number of people who have been here several hours preceded me? They want to be heard on it, and whatever I want to say, I will end up.

Mayor Murphy: I think they could record their names as they come. And make it brief.

The City Clerk: Mr. Mayor, for the record I would like to say that all the people that appeared at the previous meetings have been notified through the mail that the matter would come up today for official hearing, and I have that list for the record.

Speaking on the ordinance were Mr. Milton Unger, Charles Grady, Peter Yabolsky, Sol Golat, Mr. Nunn, Albert A. Hawkes, and Charles Shankroff.

Mayor Murphy: Is there anyone else who wishes to be heard on this ordinance?

There happens to be one member of the Commission absent. It is unfortunate. It is now up for second reading. I don't know whether the Commissioners want to lay it off or delay it. I don't know. But there is an absentee, Commissioner Brady, who has not come back as yet. He attended the conference, but he had to leave. When he will return I don't know.

Commissioner Villani: I feel, on this question here, that I want to express my views on it. The way I understand it, I am in favor of, personally, of abolishing the Newark Board, for economy reasons. I am in accord with your views Mr. Mayor, that duplication is not a very healthy thing, since of course the State Labor Board superseded the City Board. Therefore the City Board must go. However, I am very much interested in the American Federation of Labor's action, and that is why I questioned the gentlemen very thoroughly as to how they felt on the proposition. I don't want to do anything at this time that will cause anything to hold up the action of the American Federation of Labor.

If they feel now that the Newark's City Board should be continued until they are satisfied that this State Board is functioning properly, that is in accord with your views Mr. Mayor.

Mayor Murphy: That is right.

Commissioner Villani: And I questioned him on that, that if later on the State Board functions properly, whether they would come in here and ask us to abolish the City Board, and they said they would. And I feel that they will. And for

that reason, I am willing to go along with the American State Federation of Labor and the unions, to continue this for a little while longer. If at that time I feel that it should be abolished, I will be glad to go along with the rest of the members of the Commission. I know for a fact, that the State Board has not heard any cases as yet. I know that they are working for a program to set up. I know they need more money, and they just got the money. How long they will take to set up their program, I don't know. And I feel that if I went along in abolishing the Board at this time, it will hurt labor. And I don't want to hurt labor. For that reason I am going to vote that it be continued for a while longer.

Mayor Murphy: My experience Mr. Villani is somewhat similar, particularly in the employment division of the City of Newark. I could recall the time not far back, being a member of the Unemployment Compensation Commission in the State of New Jersey, when we started to establish unemployment set-ups in the state, picking out Newark and other cities throughout the state, where we set up an employment agency. Just as soon as that agency was properly functioning in the City of Newark, I was satisfied that it was the proper set-up. I immediately advocated the doing away of our employment agency in our city, which was costing us in the neighborhood of \$30,000.

Of course, the Commission would not act favorably on it, although I had made that recommendation for a couple of years, until the new Commission came in. The agency was abolished and closed, at a saving of \$30,000 in the budget of the city.

I feel, as you have expressed yourself, that just as soon as this state

set-up is made and properly functioning, then I think the city should not be a duplicating bureau, and we should not be put to that additional expense. And I don't think that labor groups in the City of Newark, when they see that this is properly set up, would feel that this Commission should do that. I have confidence in that they will be the first ones to come down or write letters to the Commission stating that the condition is being taken care of by the State Board, and that there should be an abolishing of this Board.

Well, evidently the matter now stands before this City Commission. Commissioner Villani feels that there should be no definite action taken at this time. Whether the Commission wants to lay this matter over or not, at which the Commissioner Brady should be here, I don't know. I would like to hear something from the other members of the Commission.

Commissioner Keenan: Are we in a position Mr. Mayor to learn of and when the State Board will be in a position to act properly, as has been expressed, if the State Board is organized and there are any requests before it to act on? Have they any offices here in the city? If not, I think that they could meet in the City Hall.

With regard to the labor viewpoint, and this particular Local Board, I say, and I reiterate what you said at the Conference this morning and often times, with regard to labor disputes, that there are jurisdictional disputes that come up now, and the Municipal Board has no power beyond the city limits. Then how can a Municipal Board act on a controversial question with regard to the jurisdiction? What if any dispute arises as to that?

Commissioner Villani: The State Board has not heard any cases yet. They are not ready for it.

Commissioner Keenan: But a Municipal Board, in my opinion, could not act when it is simply a city limit affair.

Commissioner Villani: The question is that the State Board has not as yet been set up to hear these things.

Commissioner Keenan: I understand that they are organized; and if they are organized, then if any question comes before it as a State Labor Board, then naturally they may take that question up.

Mayor Murphy: There are many things in line with the mechanics of the operation of the Board, such as the mediator and the necessary clerks and many other things that have to be gone into. I am sure that this State Board certainly wants an opportunity to view the Newark Labor Board or any other Mediation group that may be set up in the state to be first familiarized with the picture that they have before them, rather than just have everything all over this state just dumped in their lap.

From my point of view, I think we should give them an opportunity to be heard. Of course, that takes time.

These men themselves certainly cannot sit in all day and hear these cases. After all they all have to earn a living. There is no salary to the Board, only when they sit. I know that the Board has to look at it from a point of view that they cannot function in these cases directly because they are businessmen and have a livelihood to meet in another way.

Commissioner Keenan: What do they want to do, delegate that authority? They will have to set it up just the way the Newark Labor Board has been set up. You take your jurisdictional questions. I don't think they decide those jurisdictional questions, that is something that is outside of their range.

Mayor Murphy: Your point of view Commissioner, is that many of the unions control areas larger than the City of Newark. They may have jurisdictional questions over the County or two or three Counties.

Commissioner Keenan: I have known of labor disputes arising out of, say a plumber coming either in Newark or be going somewhere else.

Mayor Murphy: Those are more or less of a inter-state problem.

Mr. Milton Unger: May I inject myself a moment? May I say, in answer to an inquiry which Commissioner Keenan made, the functions of the Labor Relations Board depends on its usefulness for the voluntary action in people coming in. There may be a dispute in Orange or Bloomfield, Montclair or Newark, but the people voluntarily come in and have the Commission decide. There is no process that issues. There is no legal mandate that goes out of the Newark Labor Relations Board. There is nothing to compel anyone from coming in there. But therein lies the great advantage of it. People come in quickly and immediately to a confab, knowing that they are not tied down. There is nothing compellable to come in; but they submit their disputes and talk about it over the Board, and go away with the dispute settled. It is a legal body, but it is not one which was created by anything but by ordinance. May I suggest, without trying to tell you gentlemen what to do, that if you

would move to reject the ordinance and vote that way now, that there is nothing which prevents the introduction of a new ordinance abolishing the Labor Relations Board just as soon as you or any of you come to a conclusion as the result of your own opinion, on investigation, or because of any information that has been conveyed to you that the work of the state body has superseded, or is doing all that the Newark Labor Relations Board is doing.

But, it seems to me, that to carry this since the end of May or early June, at least, has put a burden on us, leaving the Newark Labor Relations Board disorganized. And it will be better to dispose of it by rejecting it today and bringing it up whenever you find it should be brought up again.

Commissioner Byrne: I won't vote to reject it. If it is important enough for a full Commission to hear this, I am willing to wait another two weeks, but with a definite assurance that the vote be taken.

I am ready to vote to abolish it.

Commissioner Keenan: I move it be laid over for two weeks.

Commissioner Byrne: I would like to make this clear: I have been told by a member of the State Board indirectly that the City of Newark may have a contact man between Newark and the State Board, I think, at a salary of about \$2,500, to report any cases to them, so that they could work closer.

Mr. Unger: I think that would be a good thing, because then with this contact man in the employ of the State Board, that would make unnecessary the employ of that man in the Newark Labor Relations Board.

Commissioner Byrne: They are willing to do that now.

Mr. Unger: Of course, this would mean the elimination of someone in the Newark Labor Relations Board.

Commissioner Byrne: No. It would eliminate the whole Board entirely.

Commissioner Keenan: He would be a sort of a Municipal Coordinator between the Municipality and the State Board.

Mr. Unger: One is the State and one is Local. Unless I am all wrong, and unless men like Mr. Hawkes are all wrong, that theory is all different.

Commissioner Byrne: I will be prepared to vote today for the abolition. Due to the fact that it is an important question, you are here today, I would be willing to defer my vote two weeks from today, providing a definite vote be taken. I am willing definitely for the abolition of the Board.

Mayor Murphy: If there is no objection, I think Commissioners that it may be advisable for me or anyone you want to designate, Commissioners Byrne, Keenan or Villani, to interview the State Board and have them forward a committee in to the Commission here, with reference to this contemplated function of that Board.

Commissioner Villani: That would be a good idea.

Mayor Murphy: And in the meantime, we could lay this matter over for two weeks.

Commissioner Byrne: I move that it be left in your hands.

Mr. Unger: Can't that be laid over for three weeks? I will not be

here two weeks from today.

Commissioner Byrne: We meet every two weeks.

Mr. Unger: Two weeks then? Can't I have another adjournment for two weeks after that?

Commissioner Byrne: No wait a minute . . .

Mayor Murphy: Counselor, you would just be asking for a months delay, because the City Commission has passed a resolution to meet only twice a month for at least another month to come.

Commissioner Villani tells me that he will not be available.

Mr. Unger: When?

Mayor Murphy: A month from now.

Commissioner Byrne: I think two weeks is plenty for that, because the Commission has already made up its mind.

Mayor Murphy: Yes. I think the facts are before us. If necessary you may designate someone to be here.

Mr. Unger: You plan then is to continue it for two weeks for a vote?

Mayor Murphy: Yes. To defer action on the ordinance for a period of two weeks.

If there is no objection I will declare the hearing closed, and entertain a motion to defer action on this ordinance for two weeks from today, August 13.

Commissioner Keenan: I so move you.

Commissioner Villani: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF EDUCATION
31 Green Street
Newark, New Jersey

July 23, 1941

Board of Commissioners of the
City of Newark,

City Hall,

Newark, New Jersey.

Members to the Board:

At the Organization Meeting of the Board of Education for the year 1941-1942 held Wednesday, July 23, 1941, the following resolution was adopted:

"Resolved, That Dr. John J. Connolly, President, and Mrs. Edith M. Berry, Vice President, be and they hereby are appointed members of the Board of School Estimate, and that the Secretary be directed to notify the Board of Commissioners of the City of Newark of this action of the Board."

Very truly yours,

ALFRED H. KRICK
Secretary to the Board

Mayor Murphy: A motion is in order to receive the communication and it be made part of the record.

Commissioner Villani: I so move you.

Commissioner Keenan: I second it.

Mayor Murphy: The clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The next order of business is bills, claims, and appropriations.

RESOLVED, That the sum of \$688.46, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$14,719.75, be and the same is hereby appropriated to the persons named in the certified list below containing 186 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$11,591.50, be and the same is hereby appropriated to the persons named in the certified list below containing 155 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$6,091.60 be and the same is hereby appropriated to the persons named in the certified list below containing 104 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$5,584.20, be and the same is hereby appropriated to the persons named in the certified list below containing 91 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$5,684.20, be and the same is hereby appropriated to the persons named in the certified list below containing 91 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$11,147.51 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$683,155.00, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$4,441.25 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$200.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$391.61 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

RESOLVED, That the sum of \$9,792.15, be and the same is hereby appropriated to the persons named in the certified list below containing 136 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$39,048.52 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$202.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,762,405.15 be and the same is hereby appropriated to the persons named in the certified list below containing 44 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$47,259.89 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,593.57, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$43,480.82 be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$434.65, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

RESOLVED, That the sum of \$117,459.21, be and the same is hereby appropriated to the persons named in the certified list below containing 364 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$440.33, be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$73,151.94 be and the same is hereby appropriated to the persons named in the certified list below containing 29 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$11,763.37, be and the same is hereby appropriated to the persons named in the certified list below containing 136 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani

Vincent J. Murphy

RESOLVED, That the sum of \$915.00, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,426.60, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$32,601.75 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,463.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne
John A. Brady

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$82,235.80 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$129,898.58, be and the same is hereby appropriated to the persons named in the certified list below containing 58 items, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$71.40 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Affairs, permitting the withdrawal of funds by the said

Director of the Department of Public Affairs, as needed, for the years 1939 and 1941; and

WHEREAS, the said Director has withdrawn the following sum, to wit:

\$129,311.89, as set forth in attached certified list No. HC-AF 5.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the director of the Department of Revenue and Finance.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$219,277.64, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Safety.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$1,030.31, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Safety.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$51.09 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,799.49 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,818.91 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$54.13, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED: That the following Constable having complied with all

necessary regulations be and he is hereby appointed for a term ending December 31, 1941:

Charles Braxton Simmons, 56 Tichenor Street.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the following bond be and the same is hereby approved as to sufficiency:

CONSTABLES

William C. Mead

Charles B. Simmons

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the Bills and Claims. A motion is in order to approve.

Commissioner Villani: I move you that they be approved.

Mayor Murphy: The clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following resolutions:

WHEREAS, The Board of Assessment & Revision of Taxes on July 16th, 1941 passed a resolution authorizing Melinda Scott, President of the said Board, to sign petitions of appeal in all cases on which appeals are to be made to the Essex County Board of Taxation and also all petitions of appeal to the State

Board of Taxes and Appeals, on behalf of The City of Newark concerning 1941 assessments, in all cases on which appeals are to be made to the said State Board of Tax Appeals, against the action of the Essex County Board of Taxation in reducing assessments on both real and personal property for the year 1941; and

WHEREAS, it is desired to authorize the said Melinda Scott to act for and in behalf of The City of Newark, in such appeals,

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, That appeals to the Essex County Board of Taxation and to the State Board of Tax Appeals, both as aforesaid, shall be made in behalf of The City of Newark and the governing body, The Board of Commissioners, by and through Melinda Scott, President of the Board of Assessment and Revision of Taxes, and the said Melinda Scott be and she is hereby authorized to sign petitions of appeal, as aforesaid, in all cases for and in behalf of The City of Newark and the governing body thereof, and the Director of the Department of Revenue and Finance, and to do all things necessary concerning the filing and presenting of said tax appeals.

AND BE IT FURTHER RESOLVED, That the City Clerk be and he is hereby directed to forward certified copies of these Resolutions to the Essex County Board of Taxation and to the State Board of Tax Appeals.

Jos. M. Byrne
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, it is believed that the 1940 franchise taxes payable by certain utility companies pursuant to Chapters 4 and 5 of the Laws of 1940 have been erroneously computed and assessed, and that as a result thereof, this municipality, The City of Newark, has been deprived of additional tax revenue to which it is legally entitled; and

WHEREAS, a permanent organization, known as the "1940 Franchise Tax Recovery Committee," hereafter referred to as the "Committee" has been formed by representatives of various municipalities throughout the state, for the purpose of investigating into the matter and instituting corrective litigation wherever advisable; and

WHEREAS, three proceedings to recover additional taxes from the New Jersey Bell Telephone Company, Public Service Electric & Gas Company and Jersey Central Power & Light Company have heretofore been instituted, and others may be instituted;

NOW, THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the said City of Newark take such proceedings as it may be advised are proper to participate in the existing and contemplated appeals referred to in the recital clauses thereof; and

BE IT FURTHER RESOLVED that the City of Newark pay to the Committee the City's proportionate share of the expenses and disbursements of the Committee resulting from such investigation and the prosecution of such proceedings as the Committee may deem proper, including all legal, accounting, engineering and the like expenses, (hereinafter referred to as "Committee expenses"); **provided, however,** that the City of Newark shall

be under no obligation whatsoever to the said Committee for payment of its expenses, other than the sum hereinafter appropriated, unless, in consequences of the Committee's efforts or proceedings, additional franchise taxes for the year 1940 are actually received by the City of Newark in excess of the amounts certified by this City of Newark by the State Tax Commissioner; and **provided, further,** that in no event shall the City of Newark be obligated to pay the Committee any sums in excess of 10 per cent of such additional taxes thus actually received by this municipality. The foregoing obligation shall be payable when such additional taxes are actually received; **provided, however,** that if, through the medium of enabling legislation, the Committee's expenses are directly paid out of any additional taxes assessed or otherwise, then the City of Newark shall be relieved of its aforesaid obligation to pay such Committee's expenses; and

BE IT FURTHER RESOLVED, that the sum of One Hundred Dollars (\$100.00) be and the same is hereby appropriated and directed to be paid to the said Committee towards its aforesaid expenses, the said sum to be deducted from any payments which may hereafter become due to the Committee by virtue of this resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

BE IT RESOLVED by the Board of Commissioners of The City of Newark that a certain Agreement and Surrender of Lease, dated July 1, 1941, BETWEEN, THE CITY OF

NEWARK, of the first part, AND NEWARK AIR SERVICE, INC., party of the second part, concerning Lease between said parties, dated March 1, 1929, a copy of which Agreement and Surrender to Lease is attached hereto and made part hereof, be and the same is hereby ratified and confirmed; and the Director of the Department of Public Works be and he is hereby authorized and directed, together with the Acting City Clerk, to execute and deliver the same, on the part of the City of Newark, on passage of this Resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED, By the Board of Commissioners of The City of Newark that a certain lease, dated BETWEEN, THE CITY OF NEWARK, as Landlord, AND, NEWARK AIR SERVICE, INC., as Tenant, whereby the Landlord leases to the Tenant, certain lands at Port Newark Terminal, upon the terms and conditions in said Lease set forth, a copy of which is hereby attached and made part hereof, be and the same is hereby approved, and the Director of the Department of Public Works and the Acting City Clerk are hereby authorized and directed to execute said Lease, on the part of the City, on passage of this Resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that a certain Lease, dated BETWEEN, THE

CITY OF NEWARK, as Landlord, AND AMERICAN CROSSARM AND CONDUIT COMPANY, as Tenant, for certain lands at Port Newark Terminal, upon the terms and conditions in said Lease set forth, a copy of which is attached hereto and made part hereof, be and the same is hereby approved; and the Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and directed to execute said Lease, on behalf of the City, on the passage of this Resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the agreement between The Delaware, Lackawanna and Western Railroad Company and The City of Newark, being an agreement allowing the City to construct, maintain and operate a 12 inch water main on the southerly girder of bridge carrying Sixth Avenue over the tracks and right of way of the Montclair Branch of the Railroad Company, in Newark, New Jersey, be and the same hereby is approved and the Director of the Department of Public Works and the Acting City Clerk are hereby authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this Resolution.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED By the Board of Commissioners of The City of Newark that a certain Agreement, Between The City of Newark and, Standard Oil Company of New Jer-

ey, dated 1941, relating to exclusive vending privilege for products of Standard Oil Company of New Jersey, at Newark Airport, as in said Agreement more particularly set forth, (a copy of which Agreement is hereto annexed and made part hereof), be and the same is hereby approved; and the Director of the Department of Public Works and the Acting City Clerk are hereby authorized and directed to execute and deliver said instrument, on behalf of the City, on the adoption of this Resolution.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 550, dated July 15, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central

Purchase, in the City of Newark.

P. H. RYAN, INC.—Newark, N. J.
(Public Works and Public Safety)
Approx. 790 bags Old Oats, 75 ea.

No. 2 Min. 36 lb. to bu. @ \$1.28 bag
Approx. 51 bags Domestic Bran,
pure, 100 lb. ea. @ \$1.85 bag

Approx. 41 tons No. 1 Timothy
Hay, old, large bales@ \$25.90 ton

Approx. 1 ton Long Rye Straw,
large bales @ \$22.00 ton

Approx. 20 tons Chamberlin's
Special Feed, with corn @ \$48.00 ton

Approx. 8 bags Chamberlin's Spe-
cial Feed with corn
100 lb. ea. @ \$2.40 bag

Approx. 200 lbs. Rock Salt—Eng-
lish Lump @ \$.02 lb.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 372, dated June 17, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works, in response to public advertisement for sealed proposals, the amount of its

bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

CONTINENTAL SALES COMPANY—Newark, N. J.

(Public Safety).

National Union Radio Tubes of the following types:

Approx. 110 Type 80 @.27 each
 Approx. 100 Type 79 @ .61 each
 Approx. 600 Type 78 @ .35 each
 Approx. 4 Type 77 @ .35 each
 Approx. 20 Type 76 @ .35 each
 Approx. 220 Type 75 @ .33 each
 Approx. 220 Type 41 @ .33 each
 Approx. 6 Type 37 @ .33 each
 Approx. 20 Type 30 @ .38 each
 Approx. 220 Type 6A7 @.38 each
 Approx. 220 Type 6F7 @ .61 each

Jos. M. Byrne, Jr.
 John A. Brady
 John B. Keenan
 Ralph A. Villani
 Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 139, dated May 28, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the

lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Drugs, Surgicals and X-Ray Supplies for the various institutions in the Department of Public Affairs for the period of six (6) months, at unit prices shown on list in the Department of Central Purchase. Approximate total amount awarded to each contract is as follows:

B & B Drug Company	\$ 512.66
Burroughs Wellcome & Company, Inc.	917.69
Combined Kitchen & Restaurant Equip. Co.	2,001.77
Day Chemical Co.	8,870.26
Fisher-Cohen Co.	6,993.48
Greenfield Chemical Co.	15,966.18
Lissco Medical Corp.	545.09
Livezey Surgical Supply, Inc.	967.50
Maltbie Chemical Co.	2,159.23
Medical Service Co., Inc.	2,404.50
Reinhold Schumann, Inc.	4,539.17
Rubbercraft, Inc.	512.10
Picker X-Ray Corporation	6,643.39
James P. Smith	2,607.81
Westinghouse X-Ray Div.	944.80

Jos. M. Byrne, Jr.
 John A. Brady
 John B. Keenan
 Ralph A. Villani
 Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a

resolution No. 139, dated May 28, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Groceries and Dairy Products for the various institutions in the Department of Public Affairs, for the period of four (4) months, at unit prices shown on list in the Department of Central Purchase. Approximate total amount awarded to each contract is as follows:

De Bow & Company	\$ 5,469.49
John Gialanella	892.76
Herman Kussy Co.	12,362.87
R. C. Williams Co.	5,474.25

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, in accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolu-

tion No. 372 dated June 17, 1941, the Department of Central Purchase publicly solicited, received and opened bids for the furnishing and delivering materials listed below, therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amounts of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark:

The A. P. Smith Manufacturing Co., East Orange, N. J.

(Public Works).

One (1) or more of any or all sizes of Valves, Hydrants, Tapping Sleeves and Tapping Valves, as per unit prices shown on list on file in the Department of Central Purchase.

One (1) or more of any or all Repair Parts for above, all as shown on above mentioned price list.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the Department of Central Purchase be and it hereby

is authorized and directed to advertise for sealed proposals for furnishing and delivering Refined Asphalt Cement No. 1, Manhole Heads and Covers, Basin Heads, Bituminous Sand, Mineral Filler and Vitrified Pipe all for the Department of Public Works.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of The City of Newark, New Jersey, by a resolution No. 423 dated June 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark:

Griggs Motor Sales Company, Inc.,
Newark, N. J.

(For all departments).

One (1) or more of any or all Repair Parts for Ford Automobile and Trucks. — List less 35% on all regular items.

Hagin & Koplin, Inc., Newark, N.J.

(For all departments).

One (1) or more of any or all Repair Parts for Ford Automobiles and Trucks — List less 15% on all star items.

S. H. Grossman, Inc., Newark,
N. J.

(Public Works).

One (1) or more of any or all Dodge Motor Parts.

"A" Parts — 30% off list
"B" Parts — 20% off list
Accessories — 30% off list
Misc. Parts — 20% off list

(List on file in the Dept. of Central Purchase).

Mack International Motor Truck Corporation, Newark, N. J.

(Public Works).

One (1) or more of any or all Mack Truck Parts—as per discounts shown on schedule on file in the Department of Central Purchase.

Smith Tractor & Equipment Company, Irvington, N. J.

(Public Works).

One (1) or more of any or all "Caterpillar Tractor" Parts—as per list prices on file in the Department of Central Purchase.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

John A. Brady

RESOLVED: That Charles A. Hallgring, Chief Plumbing Inspector of the Bureau of Health, Department of Public Affairs, be and he is hereby authorized to attend a convention of the American Society of Sanitary Engineer which is to be held at Milwaukee, Wisconsin, for one week, starting August 18, 1941, and the expenses incurred by Mr. Hallgring in attending this convention are not to exceed the sum of One Hundred Dollars (\$100.00); and

BE IT FURTHER RESOLVED, That the said expenses of Mr. Hallgring in an amount not to exceed \$100. be paid by the Bureau of Health, Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the following men be and they hereby are appointed temporarily to the position of Laborer in the Department of Public Works, Division of Water, at the compensation and effective the dates appearing opposite their respective names:

Michael Doyle, 44 James St.
7-14-41 \$36. wk.
John Wilson, 526 Central Ave.
7-14-41 62½c hr.
Julius Restaino, 148 Seventh Ave.
7-14-41 62½c hr.
Peter Kearns, 39 Broad Street
7-14-41 62½c hr.
Peter Mullin, 350 13th Ave.
7-17-41 62½c hr.
Otto Jaeger, 22 Grant St.
7-18-41 62½c hr.
Wm. J. McCormick, 348 Woodside av.
7-29-41 62½c hr.
Arelious Davis, 36 Hoyt St.

7-29-41 62½c hr.
Arthur Ware, 36 Hoyt St.
7-29-41 62½c hr.
James Praccianti, 327 Littleton Ave.
7-29-41 62½c hr.

These men are all native citizens of the United States, with the exception of James Praccianti, who is a naturalized citizen.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

RESOLVED, That Albert Prioletta be and he is hereby appointed Buyer in the Department of Central Purchase, pending a Civil Service examination, at an annual salary of \$2,500.00 per annum payable semi-monthly as other salaries are paid, effective July 16, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

WHEREAS, the Civil Service Commission has certified the names of four (4) Inspectors in the Bureau of Health, Department of Public Affairs, who finished first in an examination for promotion from Sanitary Inspector at \$2,001 - \$2,500.00 class to Sanitary Inspector at \$2,501. —\$3,000.00 class; and,

RESOLVED, That these Inspectors, namely, Joseph F. Powers, Garrett E. St. John, Edward A. Smith and Frederic Nichols, be and they are hereby promoted to Sanitary Inspectors at an annual salary of \$2,760.00, effective August 1, 1941.

Inspectors Smith, Nichols and St. John have all been doing special work requiring added responsibilities

and are at present receiving \$2,760. per annum. Inspector Powers who finished first and is a veteran has been in the Department 16 years and has taken special public health courses at Rutgers. He should, therefore, also be promoted at this time.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that on the recommendation of Commissioner John A. Brady, Director of the Department of Public Affairs, that Phillip Insabella, be and he is hereby apponited Supervisor of the Division of Claims, Department of Public Affairs, at a salary of Three Thousand (\$3,000.00) Dollars per annum;

BE IT FURTHER RESOLVED, That the said appointment shall be effective as of August 10, 1941, and the City Clerk is authorized to add the name of Phillip Insabella to the payroll and the salary is to be paid as other salaries are paid.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

RESOLVED, That the following changes effecting the payrolls of for the first half of August, 1941, the Department of Public Affairs be and the same are hereby approved:

BUREAU OF HEALTH

Permanent Appointment from eligible list:

Frank J. Ciasulli, Attendant, salary \$960. per annum, effective Au-

gust 1, 1941.

Louis J. Pastena, Jr., Attendant, salary \$960. per annum, effective August 1, 1941.

Hugo Battista, Attendant, salary \$960. per annum, effective August 1, 1941.

The above appointments are made to replace temporary assignments, made necessary to carry on the work of the particular division to which these men are to be assigned, until such permanent appointments could be made from Civil Service eligible list. Messrs. Louis Pastena, Jr., and Hugo Battista were both temporary and are being made permanent.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, information has been received from District Council No. 10, Brotherhood of Painters, Decorators and Paperhangers of America, to the effect that wages paid to Painters employed in the Department of Public Affairs is below the prevailing rate paid to the other painters in the employ of the City of Newark; and

WHEREAS, the amount of \$2,860. per annum is the recognized prevailing wage scale for painters based on a daily wage rate of \$11. for a seven hour day; and,

WHEREAS, one painter in the Bureau of Health, Department of Public Affairs, is not receiving the prevailing wage scale as above stated;

NOW, THEREFORE BE IT RESOLVED, That in order to correct said inequality, the annual salary

of the following named employee of the Department of Public Affairs, be and the same is hereby increased to the amount set opposite his name: FRANK F. ROBINA, Painter,

From \$2,820. To \$2,860.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

BE IT RESOLVED, By the Board of Commissioners that the salaries of the following named persons employed at the Newark City Alms-house, Department of Public Affairs, be and the same are hereby adjusted to the amounts set opposite their respective names, effective August 1, 1941:

Helen Dungan, Cook, salary adjusted from a rate of \$5. per day to an annual rate of \$1,080. with full maintenance.

Rose Meyers, Laundress, salary adjusted from a rate of \$4. per day to an annual rate of \$960. without maintenance.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

BE IT RESOLVED, By the Board of Commissioners that the salaries of the following named persons employed at the Newark City Alms House, Department of Public Affairs, be and the same are hereby increased and adjusted to the amounts set opposite their respective names, effective August 1, 1941:

John E. Kelly, Cleaner and Helper, salary adjusted from \$660. to \$720. per annum, with full maintenance.
Herbert L. Thurston, Cleaner and

\$720. per annum, with full maintenance.

Ralph Mattia, Cleaner and Helper, salary adjusted from \$960. to \$1,080. per annum without maintenance.

Catherine Hoffman, Cook, salary increased from \$960. to \$1,080. per annum, with full maintenance.

The above salary adjustments are made with the purpose of equalizing the salaries of persons doing similar work under the same title.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the salary of one, Frances Fuino, Clerk-Stenographer, employed in the Division of Public Welfare, Department of Public Affairs, be and the same is hereby increased from \$1,080. to \$1,320. per annum, effective August 1, 1941.

Miss Fuino has been employed in the Department of Public Welfare as a Clerk-Stenographer since May 1st, 1936, with no salary increase. Mr. Owen A. Malady, Director of Relief, has recommended that her salary be increased from \$1,080. to \$1,320.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, the Civil Service Commission held an examination for the position of Cleaner and Helper and said examination was open to all Orderlies and Porters employed in the various sub-divisions of the Department of Public Affairs; and,

WHEREAS, Gus Gevas passed the

said promotional examination; and,

THEREFORE BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that Gus Gevas be and he is hereby promoted from the position of Orderly to the position of Cleaner and Helper at the same salary as he was receiving as Orderly, namely, \$1,080. per annum, effective August 1, 1941, said salary to be paid.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, the Honorable Louis R. Freund, Judge of the Second District Court of the City of Newark has pursuant to the Laws of the State of New Jersey,—R. S. 2:8-26,—appointed Veronica L. L. Doser, as Deputy Clerk of the said Second District Court of The City of Newark, at an annual salary of Twenty-Three Hundred Dollars (\$2,300.00) effective July 1st, 1941;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the name of Veronica L. L. Doser be placed on the payroll, and her salary be paid as other salaries are paid.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

BE IT RESOLVED, By the Board of Commissioners that the services of the temporary employees of the Newark City Alms House, Department of Public Affairs, hereinafter named, be and the same are hereby terminated as of July 31, 1941:

Patrick Gibbons, Orderly, services terminated, effective July 31, 1941.

John Frain, Orderly, services terminated effective July 31, 1941.

Albert Kerrwagen, Orderly, services terminated, effective July 31, 1941.

Nicholas Lambusta, Orderly, services terminated, effective July 31, 1941.

Celeste Powell, Ward Maid, services terminated, effective July 31, 1941.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED: That the title of Fire Warden, be and the same is hereby created at the Newark City Alms House, Department of Public Affairs, at a salary of \$1,080. per annum, effective August 1, 1941; and

THEREFORE, BE IT RESOLVED, That Frank McGrath's title is hereby changed to the title of Fire Warden, at a salary of \$1,080. per annum, effective August 1, 1941.

Mr. McGrath is now employed as an Orderly but is actually doing fire prevention work. Mr. Brady, Superintendent of the Alms House recommends that his title be changed in accordance with the duties he is performing.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

BE IT RESOLVED, By the Board of Commissioners that the salaries of the following named persons employed at the Newark City Alms House, Department of Public Affairs,

be and the same are hereby adjusted and reduced to the amounts set opposite their respective names, effective August 1, 1941:

Adele Ward, Cleaner and Helper, salary reduced from \$1200. to \$1080. per annum, without maintenance.

Peter Coleman, Watchman, salary reduced from \$1240. to \$1140. per annum, with full maintenance.

Sophie L. White, Seamstress, salary reduced from \$1140. to \$780. per annum, with full maintenance.

Fannie Downs, Ward Maid, salary reduced from \$720. to \$600. per annum, with full maintenance.

Josephine Griswald, Ward Maid, salary reduced from \$720. to \$600. per annum, with full maintenance.

Catherine Degnan, Ward Maid, salary reduced from \$660. to \$600. per annum, with full maintenance.

Julia Ryan, Ward Maid, salary reduced from \$660. to \$600. per annum, with full maintenance.

To adjust salaries in accordance with the Civil Service legend of charging employees \$360. per annum who receive full maintenance.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Traffic Signals for the Department of Public Safety and Steel Lined Rubber Pads for the Department of Public Works.

Bids to be received on such date

and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, on March 19, 1941, the Board of Commissioners of The City of Newark, on the recommendation of the Board of Adjustment dated February 18, 1941, adopted a resolution approving the construction of a synagogue exceeding the rear yard requirements on premises 193-195 Weequahic Avenue; and,

WHEREAS, the applicant, Young Israel of Newark, owner, was unable to proceed with the construction within the allotted time; therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark, that an extension of three months be granted to the said Young Israel of Newark for the commencement of the aforesaid work, said extension to expire September 19, 1941.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of The City of Newark, by a resolution No. 479, dated July 1st, 1941, the Director of the Department of Parks and Public Property publicly solicited, received and opened bids for repairs to brickwork in Boiler No. 1 located in Ivy Hill Power Plant, Newark, New Jersey; and,

WHEREAS, The Clayburn Contracting Corporation submitted a base bid for the brickwork repairs

in the amount of \$856.00 and an alternate bid over the base price of \$95.00 for furnishing and installing Steel Mixture blocks 9" by 12" high in the side walls and bridge wall, and an alternate of \$125.00 over the base price for Steel Mixture arches and Carbox jams to be used around the furnace door openings in place of firebrick, making a total bid of One Thousand and Seventy-six Dollars (\$1,076.00) which proposal has been accepted as the lowest responsible bid;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the proposal of said Clayburn Contracting Corporation be and the same is hereby accepted and the contract, subject to the requirements of all State laws and City Ordinances governing municipal contracts, awarded to the Clayburn Contracting Corporation, at the price aforesaid; and the Law Department is directed to prepare the contract for the said work upon the adoption of this resolution, and the Director of the Department of Parks and Public Property and the City Clerk of The City of Newark are hereby authorized and directed to execute the said contract, subject to State Law and Ordinances concerning prevailing wage scale and eight (8) hour day.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

WHEREAS, The Director of the Department of Parks and Public Property did solicit informal bids for repairs and replacements for the ash conveyor at the City Hall Power Plant, Newark, New Jersey; and,

WHEREAS, The only bid received was from The National Conveyors Company, Inc. of New York, which

is the only concern ready to make the repairs and supply the necessary parts;

THEREFORE, BE IT RESOLVED, That the Director of the Department of Parks and Public Property be and he is hereby authorized to contract with The National Conveyors Company, Inc., of New York to supply the necessary parts and make the repairs to the ash conveyor at the City Hall Power Plant in accordance with the bid submitted by The National Conveyors Company, Inc. of New York in the sum of Six Hundred and Forty-five Dollars (\$645.00); and the Law Department is directed to prepare the contract for the said work upon the adoption of this resolution, and the Director of the Department of Parks and Public Property and the City Clerk of The City of Newark are hereby authorized and directed to execute the said contract, subject to State Law and City Ordinances concerning prevailing wage scale and eight hour day.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

WHEREAS, the Comptroller furnished Charles C. Deubel, Tax Search No. 86850 on property known as 270-272 No. 12th Street, Block 1960, Lot 27, and furnished Haines and Chanalis Tax Search No. 98312 on property known as 266-268 No. 12th Street, Block 1960, Lot 23; and,

WHEREAS, through incorrect listing on tax records these official searches did not disclose Meadowbrook Sewer lien amounting to \$135.00;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue

and Finance be and he is hereby authorized and directed to cancel from the records of his office the said Meadowbrook Sewer lien, amounting to \$135.00, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the resolutions:

Commissioner Villani: I move the adoption of the resolutions.

Mayor Murphy: The Clerk will call the roll.

The roll being called, the resolutions were declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The next order of business is Board of Adjustment matters.

The following communication was received and read:

BOARD OF ADJUSTMENT

City Hall,

Newark, New Jersey

July 16, 1941

The Board of Commissioners
of The City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day, resolutions were adopted recommending to your Honorable Body, in accordance with

Section 9, Chapter 274, P. L. 1928 (40:5-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

8-12 Clifton Avenue, Liborio Borsellino; in a 2nd business district a garage for automobile body repairs and paint shop;—(No objectors);

*9-13 Bleeker Street, Joseph Menza, renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 17, 1942;

*108-112 Academy Street (109-113 Bank Street); W. Cyril Davis; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 18, 1942;

*269-277 Plane Street; W. Cyril Davis; renewal of permit for stationary gasoline pump in automobile parking station; such use to be limited to the period of one year ending July 18, 1942;

124-128 Parker Street; Catherine Marinello, owner; in a 3rd residence district the construction of six additional individual garages; same to be constructed in accordance with the plans approved by the Board of Adjustment;—(No objectors);

122 Summer Avenue; James W. D. Archibald; in a 2nd business district the reconstruction of a gasoline station, including lubritorium; same to be constructed and operated in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of eight years;—(No objectors);

119-121 Verona Avenue; Maria A.

Barro, owner; in a 1st industrial district the construction of an automobile repair shop; same to be constructed in accordance with the plans approved by this Board;—(No objectors);

*9-13 Mulberry Place; Alfred D. Smith; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 24, 1942;

*114-116 Bank Street; Carlo Verdoni; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 18, 1942;

16 Dey Street, Ed Morgan Co., owner, in a 1st industrial district the establishment and operation of an automobile parking station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of one year;—(No objectors);

1-7 Crawford Street (425-427 Halsey Street); James Feeley; in a 2nd business district the establishment and operation of an automobile parking station; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of one year;—(No objectors);

Respectfully submitted,

BOARD OF ADJUSTMENT
R. B. RANKIN
Secretary.

Mayor Murphy: A motion is in order to suspend the rules in these cases.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the following resolutions:

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommend in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Liborio Borsellino

Fidelity Union Trust Co., owner); for a garage for automobile body repairs and paint shop in a 2nd business district; premises 8-12 Clifton Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: Does anyone wish to be heard on this application?

(No response).

Commissioner Byrne: I move that it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne,

Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Joseph Menza (National Commercial Title and Mortgage Company, owner); for the renewal of permit for automobile parking station; premises 9-13 Bleeker Street; such use to be limited to the period of one year ending July 17, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Of-

ficer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of W. Cyril Davis (Jasam Holding Co. and James F. Connorton, owners); for the renewal of automobile parking station; on premises 108-112 Academy Street (109-113 Bank Street); such use to be limited to the period of one year ending July 18th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that

the following structure or use be allowed:

Application of W. Cyril Davis (102-108 Realty Co., owner); for the renewal of permit for stationery gasoline pump in automobile parking station; premises 269-277 Plane Street; such use to be limited to the period of one year ending July 18, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Catherine Marinel-

lo; owner, for the construction of six additional individual private garages in a 3rd residence district; premises 124-128 Parker Street; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of James W. D. Archibald (Crew Levick Co., owner); for the reconstruction of a gasoline station, including lubritorium in a 2nd business district; premises 122 Sum-

mer Avenue; same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(At this point Commissioner Brady enters).

(No response).

Commissioner Brady: I move the adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Maria A. Barro,

owner; for the construction of an automobile repair shop in a 1st industrial district; premises 119-121 Verona Avenue; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Commissioner Villani: I move it be approved.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Alfred D. Smith (Alfred D. Smith and City of Newark, owners); for the renewal of permit for automobile parking sta-

tion; premises 9-13 Mulberry Place; such use to be limited to the period of one year ending July 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said Recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Carlo Vernoni (Frank Pinto, owner); for the renewal of permit for automobile parking station; premises 114-116 Bank Street; such use to be limited to the period of one year ending July 18, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not a motion to approve is in order.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Ed Morgan Co., owner; for the establishment and operation of an automobile parking station in a 1st industrial district; premises 16 Dey Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date

hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of James Feeley (Pennington Satterthwaite, owner); for the establishment and operation of an automobile parking station in a 2nd business district; premises 1-7 Crawford Street (425-427 Halsey Street); same to be operated and maintained in conformity with the rules of the Board of Adjustment

and in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT

City Hall,

Newark, New Jersey.

July 29, 1941.

The Board of Commissioners
of The City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Board, in accordance with Section 9, Chapter 274, P. L. 1923 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

1020-1026 Eighteenth Avenue (186-194 Stuyvesant Avenue); Stuyvesant Service Station, Inc.; in a 2nd business district the establishment and operation of automobile parking station in rear of present gasoline station; on condition that there be no driveway on Stuyvesant Avenue and that cars are parked head-on towards adjoining dwellings; same to be operated and maintained in conformity with the rules of this Board and in accordance with the plans approved by this Board; such use to be limited to the period of one year;

*10-20 West Park Street; Rayner Auto Service; renewal of permit for automobile parking station; such use to be limited to the period ending December 1, 1942;

*23-25 Hill Street; Kim Parking Stations, Inc.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 14, 1942;

*35-41 Raymond Plaza West; Kim Parking Stations, Inc.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 28, 1942;

762-764 Sandford Avenue; New Midtown Realty Co., owner; in a 1st business district the establishment and operation of an automobile parking station for customers of adjoining food market; such use

to be limited to the period of one year;—(No objectors).

322-324 Sanford Avenue; Darryl S. Raymond, in a 2nd and 3rd residence district, the establishment of a funeral home.—(No objectors).

Respectfully submitted,

Board of Adjustment.

R. B. RANKIN,
Secretary.

Mayor Murphy: A motion is in order that the rules be suspended on the three renewal applications and the two applications on which there were no objectors.

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Rayner Auto Service (Mutual Benefit Life Insurance Company and New Jersey Historical Society, owners); for the renewal of permit for automobile parking station; on premises 10-20 West Park Street; such use to be limited to the period ending December 1, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Byrne: I move that it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Kim Parking Stations, Inc., (United States Realty and Investment Company, owner); for the renewal of permit for automobile parking station; on premises 23-25 Hill Street; such use to be limited to the period of one year ending July 14, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of

Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I move we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Kim Parking Stations, Inc., (Bessie Katzin, owner); for the renewal of permit for automobile parking station; on premises 35-41 Raymond Plaza West; such use to be limited to the period of year ending July 28, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

Commissioner Villani: I move we adopt it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of New Midtown Realty Co., owner; for the establishment and operation of an automobile parking station for customers of adjoining food market in a 1st business district; on premises 762-764 Sanford Avenue; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Larry S. Raymond (Frederick G. Leonardo, owner); for the establishment of a funeral home in a 2nd and 3rd residence district; premises 322-324 Sanford Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is

in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT

City Hall,

Newark, New Jersey.

July 29, 1941.

The Board of Commissioners
of The City of Newark.

Honorable Sirs:

Under date of March 25, 1941, this Board recommended to your Honorable Body in writing in accordance with Paragraph 4, Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) the approval of the application of 48 Orange Street Holding Corporation for the construction and operation of a gasoline station on premises 351-357 Broad Street. The Board of Commissioners concurred in this recommendation at its meeting of April 2nd, 1941.

At a meeting held this day, the Board of Adjustment adopted a resolution recommending to your Honorable Body that certain changes in the plans of the aforesaid gasoline station be allowed, which changes and amendmends are set forth in the accompanying resolution together with certain conditions of

approval.

Respectfully submitted,

Board of Adjustment.

R. B. RANKIN
Secretary

The Clerk then read the resolution as follows.

WHEREAS, On April 2, 1941, the Board of Commissioners of the City of Newark, on recommendation of the Board of Adjustment dated March 25, 1941, adopted a resolution approving the construction and operation of a gasoline station on premises 351-357 Broad Street; and

WHEREAS, the Board of Adjustment has recommended in writing to the Board of Commissioners that certain changes in the plans of the aforesaid gasoline station be allowed; namely, overhead doors in the rear of the lubritorium in place of steel sash; white cement on front of building in place of porcelain enameled steel; two pump island in place of one; eight gasoline pumps in place of four; and one ten-thousand (10,000) gallon fuel oil tank not shown on original plans;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of the City of Newark that said recommendations of the Board of Adjustment be and the same are hereby approved, subject to the following conditions:

1. Same to be constructed and operated in conformity with the rules of the Board of Adjustment and in accordance with the amended plans approved by the said Board at its meeting of July 29, 1941.

2. No fuel oil to be sold to peddlers

or dealers.

3. Such use to be limited to the period of eight years ending April 2, 1949.

Mr. Russell Rankin: I just want to explain Mr. Mayor, that they now wish to change the original plans in this way: they want overhead doors in the rear of their lubricatorium, in place of windows, in place of steel sash windows. They want a white cement in front of the building in place of porcelain enameled steel. They want two pump islands in place of their original one. They want eight gasoline pumps instead of four. And one 10,000 gallon fuel oil tank which was not shown on the original plans.

Commissioner Byrne: Is that all in addition?

Mr. Rankin: Yes, sir. And this has been passed. Our Board has approved it.

Commissioner Keenan: When was this passed?

Mr. Rankin: It was passed.

Commissioner Keenan: What reason did they give for not having them all in the original plan?

Mr. Rankin: Well, counsel is here. It was only because this was an after thought.

Commissioner Keenan: Yes, all of these things are after thoughts.

Commissioner Byrne: I move that it be referred back.

Mayor Murphy: Has it been heard before the Board of Adjustment?

Mr. Rankin: We heard it, yes; but not on a formal hearing.

Commissioner Byrne: Are they now constructing the station there?

Mr. Nathan Brodsky, Counsel: I understand that it is almost completed. I represent the counsel in the matter, but I am informed yesterday that it was approved informally by the Zoning Board.

Commissioner Byrne: For eight pumps?

Mr. Brodsky: Yes, sir.

Commissioner Byrne: Why do you bring it up here now?

Mr. Rankin: Because we passed it yesterday at our meeting.

Commissioner Byrne: You approved it with all those changes?

Mr. Rankin: Yes, sir. I know this is something a little bit out of the ordinary, because on the amended plan there was this hearing, and it has been established as a gasoline station.

Commissioner Byrne: Did the Board yesterday approve all these changes?

Mr. Rankin: Yes.

Commissioner Byrne: What do you want now?

Mr. Rankin: I want the concurrence of these changes. Before the Building Department will issue a permit, they want the approval of this Board. The Board passed it, and recommended it to this Board for approval.

Commissioner Byrne: They passed it yesterday, and sent it to this Board to approve it in that form?

Mr. Rankin: Yes, sir.

Commissioner Byrne: That is definite now?

Mr. Rankin: Yes, sir.

Commissioner Keenan: When was the original application for the construction of the station submitted and approved?

Mr. Rankin: It was submitted in February, and it was approved by the Board of Adjustment on March 25, and by the City Commission on April 2nd.

Commissioner Keenan: And was that granted with certain stipulations that would not include these amendments?

Mr. Rankin: Yes, sir.

Commissioner Keenan: Were amended plans submitted and approved? It looks to me like getting a permit for something and then doubling up on it.

Mr. Rankin: The Board visited the premises.

Mr. Brodsky: I understand the matter got quite a hearing before the Zoning Authorities.

Mayor Murphy: Has this work already been done?

Mr. Brodsky: I understand that already \$15,000 or \$25,000 has already been spent on it.

Commissioner Villani: How could that be accomplished, if the Building Department watched it?

Mr. Rankin: The Building Department stopped the work as soon as they found out about it.

Commissioner Keenan: It looks like a poor business procedure to me.

Commissioner Byrne: I move that it be deferred. When do you meet again? In two weeks?

Commissioner Villani: All further construction will be stopped.

Mayor Murphy: You mean you want to refer it back to the Board?

Commissioner Byrne: No. I would like to look into it.

Commissioner Villani: We would just defer our action.

Mayor Murphy: All right. A motion has been made and seconded that this matter, pertaining to these changes in this gasoline station permit, be deferred for a period of two weeks from today, August 13th. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne: I move we adjourn.

Commissioner Villani: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

MINUTES OF MEETINGS

OF THE

BOARD OF COMMISSIONERS

AUGUST, 1941

Newark, N. J., August 13, 1941 Murphy.

A Regular Meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 10:30 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will be called to order. The clerk will call the roll.

Present . Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The City Clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the minutes be dispensed with.

Mayor Murphy: Motion has been made that the reading of the minutes be dispensed with. The clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor

Mr. Reichenstein: (The City Clerk). Is it agreed that this is to be stipulated again? Mr. Mayor and gentlemen of the Board of Commissioner in accordance with the understanding and stipulation placed on the record at the organization meeting on May 20th, 1941, I am willing to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes, if there is no objection from the other members of the Commission.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

AN ORDINANCE granting per-

mission to Celluloid Corporation to construct, operate and maintain a single track freight siding at grade across McGregor Avenue.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That permission be and the same is hereby granted to Celluloid Corp. to construct, operate and maintain a single track freight siding at grade from the present freight line running parallel to McGregor Avenue, to cross McGregor Avenue, at a point on the Easterly side thirty feet from the fence bounding the Grammer, Dempsey & Hudson, Inc. plant, and at a point on the West-erly side fourteen feet from the Northwest corner of the Grammer, Dempsey & Hudson, Inc. building as indicated on the Celluloid Corpora-tion's drawing No. 14563 C-O dated July 3, 1941 and annexed hereto.

Section 2. That said permission be and the same is hereby given upon the condition and provisions that the said single track freight siding shall be removed within ninety (90) days after the receipt by the said Celluloid Corporation, or their successors, of notice from the City of Newark ordering the dis-continuance of said single track freight siding; and upon further condition and provision that the said single track freight siding shall be changed in grade to correspond to any changes that may be made in the grade of McGregor Avenue, and upon the still further condition, that the area between the rails shall, if directed by the Chief En-gineer, be paved with new granite block pavement on a concrete foundation with asphalt and sand-filled joints, or other approved type of pavement; and that a watchman with proper signals shall be station-ed at the crossings whenever neces-sary to give warning of the passing of cars or locomotives.

Section 3. That the said permis-sion is given upon the further con-dition that the said Celluloid Cor-poration shall, at their own expense, make all changes in the pavement, curb and sidewalk, including sewer basin and hydrant work, made necessary by the installation of said single track freight siding at grade to the satisfaction of the Director of the Department of Public Works.

Section 4. That the said Celluloid Corporation shall indemnify and save harmless the said City of New-ark, its officers, agents and servants from any and all claim, or claims, whatsoever for any damage to any person, firm or corporation, arising from or in any way connected with the granting of said privilege or by reason of the location, grade, main-tenance and existence of said single track freight siding at grade.

Section 5. That such permission be and the same is hereby granted upon the further condition that the said Celluloid Corporation shall file with the clerk of the City of Newark their written acceptance of the pro-visions of this ordinance within thirty (30) days of the date on which it takes effect and shall pay on demand of the City of Newark the amount of the cost and expense of the City of all official publications of this ordinance.

Section 6. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the follow-ing votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that August 27, 1941, 10:30 A. M., Day-light Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to provide for the transfer of a cemetery permit from the premises located on South Orange Avenue, at Maybaum Avenue, to lots numbers 30, 32 and 44, Block 4224, and lots numbers 64 and 65, Block 4221, in the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Brady moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor

Murphy.

Commissioner Brady moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Brady moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the title of "An Ordinance to provide for the transfer of a cemetery permit from the premises located on South Orange Avenue, at Maybaum Avenue, to lots numbers 30, 32 and 44, Block 4224, and lots numbers 64 and 65, Block 4221, in the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to provide for the transfer of a cemetery permit from the premises located on South Orange Avenue, at Maybaum Avenue, to lots numbers 30, 32 and 44, Block 4224, and lots numbers 64 and 65, Block 4221, in the City of Newark.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City

of Newark," adopted April 17, 1937, and to abolish the Labor Relations Board of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: You heard the reading of the title of the ordinance. A motion is in order to defer action on this ordinance for a period of two weeks.

Commissioner Brady: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: I have a notice here from Margaret Colton of 15 Morgan Place, North Arlington, who is representing the United Office and Professional Workers of America, Local No. 7. She asks to be registered in opposition to the abolishment of the Newark Labor Relations Board.

The following communication was received and read:

LOCAL UNION No. 24
UNITED ASSOCIATION OF
JOURNEYMEN PLUMBERS AND
STEAM FITTERS
OF THE UNITED STATES
AND CANADA

Newark, N. J., August 11, 1941

Newark Board of Commissioners
City Hall
Newark, N. J.

Gentlemen:

Gentlemen: Att: City Clerk
Will you please bring to the at-

tention of the members of the Commission, a letter mailed under date of July 28th pertaining to the change in the prevailing rate of wages for Plumbers and Plumber Helpers in the employ of the city.

This change of wages was effective April 1st, 1941, and as these men have not as yet received their increase, it is causing unrest among them.

It is the hope of this Local Union that the members of the Board of Commissioners, who employ Plumbers and Plumber Helpers, will see that the prevailing rate of wages are immediately put into effect and made retroactive to the date of our agreement with the Master Plumbers, which is April 1st.

Looking forward for a favorable reply and with best regards, I remain

Very truly yours,

ROBERT J. MURPHY
Secretary-Treasurer.

Plumbers Local No. 24

Mayor Murphy: You heard the reading of the communication from the Plumber's Local Union No. 24, of which I am a member.

Commissioner Keenan: Could we learn why some action was not taken when the original communication was received.

Mayor Murphy: I don't know. All I could say is that I happened to be present at the meeting last night, which was the first meeting at which I was present for some time, and they "spotted" me on the floor. Of course I have no plumbers in my department, and I was unable to tell why it was not recommended by the other members of the Commission.

Under the circumstances I could not give any answer. Evidently these men have been all over, I don't know.

Commissioner Brady: I move that the communication be received, an copy sent each Commissioner.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Mr. Mayor, on behalf of the Newark Defense Council, at their last executive meeting on July 25th, I was instructed as their secretary, to prepare a report for the first nine months period of the activities of the Council, and to submit that report officially to the City of Newark, which I am doing at this time. I have given a copy to each of the Commissioners, and I am submitting this copy for the City Clerk's record.

Mayor Murphy: You heard the report pertaining to the Newark Defense Council. What is your pleasure?

Commissioner Villani: I move that it be accepted.

Mayor Murphy: There is no objection. I think each member of the Commission has been supplied with a copy of it. It will be received and filed.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The next order of business is bills, and claims and payrolls.

The City Clerk: Appropriations.
RESOLVED, That the sum of

\$377.50, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$4,835.45 be and the same is hereby appropriated to the persons named in the certified list below containing 85 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$40,831.52 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$39,171.97 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$11,469.63 be and the same is hereby appropriated to the persons named in the certified list below containing 41 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$1,046.12 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$89,331.13 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$101,922.52 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$221,000.35, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$35,624.11 be and the same is hereby appropriated to the persons named in the certified list below containing 239 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani
John A. Brady

RESOLVED, That the sum of \$37,930.28 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$43,499.55 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of

\$37,874.33, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$2,966.29 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

RESOLVED, That the sum of \$34,379.50 be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$3,433.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of

\$4,412.78 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$3,419.20 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$31,842.13 be and the same is hereby appropriated to the persons named in the certified list below containing 71 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$10,383.71 be and the same is hereby appropriated to the persons named in the certified list below containing 63 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$8,363.95 be and the same is hereby appropriated to the persons named in the certified list below containing 35 items, being the bills and claims of the Department of Public Works.

Mayor Murphy: You heard the reading of the Bills and Claims and Payrolls. The Clerk will call the roll.
Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following resolutions:

WHEREAS, the Bond Anticipation Note of The City of Newark herein-after described will become due and payable on the 15th day of August, 1941, and the Board of Commissioners desires to make provision for the renewal of said note: NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of Newark that there shall be issued pursuant to the ordinance adopted by the Board of Commissioners on the 19th day of March, 1941, a Bond Anticipation Note of The City of Newark of the aggregate principal amount of \$200,000 for the purpose of renewing the outstanding \$200,000 Bond Anticipation Note of said City dated May 15, 1941, payable August 15, 1941, heretofore issued pursuant to said ordinance.

FURTHER RESOLVED, that the note issued pursuant to this resolution shall be dated on or about the date of its issuance and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that said note shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Audi-

tor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said note and to issue said note in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said note, and that said note is within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said note not determined by this resolution, and also the power to sell said note, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said note in the manner provided by law.

FURTHER RESOLVED, that said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturity of said note sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such note so sold.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady

WHEREAS, the Action Building and Loan Association has made application for the cancellation of a water bill upon premises located at 653 and 659 Ferry Street in the principal amount of \$1154.12, plus interest and penalties, and

WHEREAS, it appears that in September 1933 said Building and Loan Association, which at that time was the holder of a mortgage on the premises then owned by

Mechanics Dry Cleaning Company, which has since been declared insolvent, requested the City of Newark to refrain from giving to the said Mechanics Dry Cleaning Company any credit on account of its water bills but to insist upon payment regularly of the bills for water rights, and

WHEREAS, it appears that in September 1933 the sum of \$741.50 was due for water rent arrears, but notwithstanding the said request the said City of Newark continued to give credit to the said Mechanics Dry Cleaning Company for its water rent, thereby increasing the liability of the property for the payment thereof, and

WHEREAS, in November 1933 the City of Newark discontinued water service to said property because of non-payment of arrears but returned said service upon the payment of \$30.00 at a time when there was \$1,002.65 due for water rent arrears, notwithstanding the provisions of the statute (R.S. 40:62-79) that water service shall not be supplied to any property where same has been discontinued unless the arrears with interest and penalties shall be fully paid, and

WHEREAS, the said Building and Loan Association had a right to rely on the assumption that the City of Newark would obey said statute and would not again supply water service until the entire amount of arrears was fully paid, and

WHEREAS, FURTHER, no statement was filed by the water rent collection department with the Receiver of Taxes setting forth said water rent arrears until June 1934, notwithstanding that the provisions of the aforesaid statute required the filing of such a statement six months after the accrual of any such arrears, and

WHEREAS, in the aforesaid circumstances it would appear that the said Action Building and Loan Association would have a legal right to demand the cancellation of the aforesaid lien for water rent arrears, and

WHEREAS, the said Action Building and Loan Association has already paid \$400 on account of the said water rent arrears and has offered an additional sum of \$300 as and for the full satisfaction of the aforesaid principal amount together with interest and penalties, and it appears to the best interest of the City of Newark that said offer of settlement should be accepted,

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Mayor and Director of the Department of Revenue and Finance, be and is hereby authorized and directed to accept in full settlement of said lien for water rent and receive the payment from the said Action Building and Loan Association of the sum of \$300 and upon receipt thereof to cancel the said lien and remove the same from the books of the City of Newark.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
John B. Keenan

WHEREAS Nathan M. Harris is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939, Nathan M. Harris was the owner of record of premises known and designated as Block 3739, Lot 48, 460 Chancellor Avenue, Newark, New Jersey, which was assessed at a

valuation of \$6,000.00, tax \$291.00

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Nathan M. Harris be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 3739, Lot 48, 460 Chancellor Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS Charles E. Baumgartner is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Charles E. Baumgartner was the owner of record of premises known and designated as Block 2071, Lot 22, 99 Kossuth Street, Newark, New Jersey, which was assessed at a valuation of \$1,000 tax \$48.50;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Charles E. Baumgartner be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 2071, Lot 22, 99 Kossuth Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS Walter Erxleben is an honorably discharged veteran and is entitled to an annual exemption of \$300. from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Walter Erxleben was the owner of record of premises known and designated as Block 624, Lot 13, 477-479 Summer Avenue, Newark, New Jersey which was assessed at a valuation of \$5,000 tax \$242.50

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Walter Erxleben be granted exemption of \$500.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 624, Lot 13, 477-479 Summer Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS August E. Zentgraf is an honorably discharged veteran and is entitled to an annual exemption of \$300 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 August E. Zentgraf was the owner of record of premises known and designated as Block 809, Lots 26-27, 724-722 Highland Avenue, Newark, New Jersey, which was assessed at a valuation of \$7,200 tax \$349.20;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said August E. Zentgraf be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on

his property known as Block 809, Lots 26-27, 724-722 Highland Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, W. C. Hinde is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 W. C. Hinde was the owner of record of premises known and designated as Block 1812, Lots 19-20, 143-145 South 8th Street, Newark, New Jersey which was assessed at a valuation of \$6,500, tax \$315.25

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said W. C. Hinde be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 1812, Lots 19-20, 143-145 South 8th Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS Michael DeVito is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939

Michael DeVito was the owner of record of premises known and designated as Block 212, Lot 54, 34 Wallace Street, Newark, New Jersey, which was assessed at a valuation of \$3,700., tax \$179.45;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Michael DeVito be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 212, Lot 54, 34 Wallace Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED by the Board of Commissioners of the City of Newark that the tax assessments for taxing year 1941, on watershed properties in Jefferson Township and Rockaway in Morris County and West Milford in Passaic County, shall be appealed to the respective County Boards of Taxation, as in law provided, and the Director of the Department of Public Works is authorized to file petitions of Appeal for and on behalf of the City and by and through the Corporation Counsel to prosecute the appeals.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

RESOLVED: That the Director of the Department of Public Works be and he hereby is authorized and directed to execute on the part of The City of Newark a license to the First Interceptor Command of the United States Army to occupy

Office Number 58 in the Administration Building at Newark Airport, and also for the use of approximately 500,000 square feet of ground area on the East side of Airport Street, for a period of one year from August 1, 1941, at a total rental of \$1.30, subject however to concurrence therein by the Brewster Aeronautical Corporation, which corporation has an option to lease the premises in question.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS due to the ground water conditions encountered in the construction of a water treatment plant in Valley Road, Montclair, this Board of Commissioners by resolution (236) adopted June 4, 1941, authorized N. Melfi and Sons, the general contractor for construction of said treatment plant to place reinforcing steel in the floor of the sub-basement and to construct a 12" reinforced concrete water proofed wall and tile drains, etc., entirely around the structure at an estimated cost of \$1500.

WHEREAS, due to the amount of water handled and its effect upon the work involving time and labor, the extra work authorized in said resolution was completed at a cost of \$2,189.09, which sum city engineers in charge of the work are satisfied is fair and equitable.

THEREFORE BE IT RESOLVED that the sum of \$2,189.09 be and the sum hereby is appropriated to N. Melfi and Sons in full payment for the doing of said work as an additional item to and as provided for in Paragraph 11 of said contract.

Jos. M. Byrne, Jr.
John B. Keenan

John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the Director of the Department of Public Works be and he hereby is authorized and directed to execute on the part of The City of Newark licenses to United States Department of Commerce Weather Bureau, to make connections to the City owned Wind-vane and Anemometer on the roof of the Administration Building, and also for the right and privilege to erect and maintain a ceiling light at Newark Airport.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the agreement between Eisler Engineering Company and the City of Newark, wherein Eisler agrees to indemnify the City and save it harmless of any claims which may arise by reason of the granting to it, by resolution adopted April 30, 1941 of permission to place and maintain an electrical feeder cable across South Thirteenth Street be and the same hereby is approved, and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark upon the adoption of this resolution.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, E. E. Aldrin, Airport Manager, submits the following recommendations to the Director of the Department of Public Works, to wit:

a. To rent space in the administration building, Newark Airport, on a month-to-month basis, or a year-to-year basis, at a rental of not less than \$2.00 per square foot, such rental to be on a lease basis and to be reported to the Commission whenever concluded, in each case, and each case to be subject to any lease to be concluded with any person approved by the Commission for the entire building.

b. To lease space to the Civil Aeronautics Administration and to the Weather Bureau for five (5) years, renewable for a like period at \$1.00 per year. Both agree to pay an appropriate share for the out-of-pocket expense of maintenance, electricity, water, janitor service, etc., amounting to approximately \$1.00 per square foot. The space will be flexibly located and the lease will be subject to a third-party lease on the whole building.

c. To lease space in the administration building to the Army Air Corps for \$1.00, for one year for the location of telephone, teletype and desk for use in maneuvers and in an emergency, and to authorize the use of such unused space in the building as may be available during such maneuvers or emergency, subject to other leases of the premises, if any. Authority would simultaneously be granted the Air Corps to pitch tents for personnel (about 300), and park airplanes and vehicles during maneuvers or in an emergency, on vacant parking areas to be designated, subject to substitutions of new space in case required for conflicting purposes. It is understood the City is not obligated to provide any services in connection therewith. (The Air Corps promised to push our paving project and removal of the hangars). and,

WHEREAS, the said Director concurs therein, and requests authorization;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Public Works be and he is hereby authorized to negotiate agreements in the matters above stated, conditioned that the agreements be approved as to form by the Law Department, and submitted for final approval to the Board of Commissioners.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady
Vincent J. Murphy

WHEREAS, E. E. Aldrin, Airport Manager, has submitted following matters to the Director of the Department of Public Works, to wit:

July 25, 1941

Hon. Joseph M. Byrne, Jr.
Director,
Department of Public Works,
City Hall, Newark, N. J.

Dear Director:

The airlines are arranging partitions for office space directly behind the ticket counters in the airport terminal building. Since we will charge rent for this space it should be at the landlord's expense. There are a number of other items such as finishing the front entrance and repair work that must be done on contract.

All this can be done best by the airlines and taking it out of rent. Further, if we lease the building, this would be a satisfactory protection for the city.

I recommend you approve and the Board of Commissioners authorize, if necessary, the airlines proceedings to have this work done

subject to my approval to the extent of not more than \$5,000.00 anticipated rent to be paid by them for space in this building.

Very truly yours,

(Signed) E. E. ALDRIN
Airport Manager.

and,

WHEREAS, the said Director of the Department of Public Works concurs therein, and requests authorization;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said Director of the Department of Public Works is hereby authorized to negotiate agreement for above stated matter, approved as to form by Law Department, and subject to final approval by Board of Commissioners.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady
Vincent J. Murphy

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that a certain lease dated of August, 1941, between the City of Newark, as landlord and C-O-Two Fire Equipment Company, a corporation of Delaware, as Tenant, for certain lands at Port Newark Terminal, upon the terms and conditions in said Lease set forth, a copy of which is attached hereto and made a part hereof, be and the same is hereby approved; and the Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and directed to execute said lease on behalf of the City upon the passage of this resolution.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF CITY OF NEWARK, that a certain agreement dated August, 1941, between the City of Newark and Ralph G. Schwebemeyer & Co., providing for the conditions, manner and time of payment of commissions to Ralph G. Schwebemeyer & Co., for procuring C-O-Two Fire Equipment Company, a corporation of Delaware, as tenant under a lease for certain lands at Port Newark Terminal, a copy of which is attached hereto and made a part hereof, be and the same is hereby approved, and the Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and directed to execute said agreement on behalf of the City upon the passage of this resolution.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, there has occurred a vacancy on the State Board of Education because of the resignation of Dr. Carl R. Woodward; and

WHEREAS, Essex County, particularly the City of Newark, has not had a member on said Board for twenty-nine years or more; and

WHEREAS, Newark, the largest City in the State, located in the largest County in the State, having the largest school district in the State of New Jersey, should have a member on said Board; and

WHEREAS, representation on the State Board of Education from the

City of Newark would undoubtedly be of great value not only to the City of Newark but also to the State Board because such membership brings to the State Board unlimited knowledge in the operation of one of the largest school systems in the State;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, That we petition his Excellency, the Governor, Charles Edison, to consider the appointment of a Newark citizen to this vacancy.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS: It is necessary for the City Clerk to pay for the mailing of the primary sample ballots; and

WHEREAS: It is more economical to mail the primary sample ballots by weight rather than at the regular postage rates; and

WHEREAS: It is necessary that a deposit be made with the Post Master of the City of Newark to cover the cost of said mailing;

THEREFORE, BE IT RESOLVED: By the Board of Commissioners of the City of Newark that the sum of Twenty-three Hundred Dollars (\$2,300.00) be and the same is hereby appropriated to the Post Master of the City of Newark to cover the cost of mailing primary sample ballots by weight; and

BE IT FURTHER RESOLVED: That the said sum of Twenty-three Hundred Dollars (\$2,300.00) be charged to the appropriations set forth in the Budget for election expenses.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, The City of Newark in accordance with its six-year construction program is extending the water supply system and in conjunction therewith is constructing a steel aqueduct 60 inches in diameter along Grove Street, Alexander Avenue and Broad Street, in the Towns of Montclair and Bloomfield, New Jersey, and

WHEREAS, this work, known as the 60-inch Alexander Avenue Connecting Aqueduct, received Presidential approval as a Work Projects Administration Project on October 21, 1940 and local authorization to proceed with construction work on April 8, 1941, actual construction was started by WPA forces on May 8, 1941, and

WHEREAS, it was deemed advisable by the city because of the National Emergency to purchase the steel pipe for this work, in order to secure delivery of the same before actual construction was started, a contract for the pipe was let and shipment of the same completed in January of 1941, delivery being made to a storage yard leased by the city for the purpose on Alexander Avenue in the Town of Montclair, New Jersey, and

WHEREAS, The City of Newark will be obliged to pay monthly rental for this storage yard for a long period of time and the cost of removing the pipe therefrom, from time to time as required, to the site of the work, it is now considered advisable, for reasons of economy, to remove the said pipe from the storage yard and store same along the site of the work from which location it can be handled to its

place in the work with WPA equipment and WPA forces, and

WHEREAS, capital funds having been provided for this work through bond issues authorized by the City Commission on April 17, 1940 and March 19, 1941,

NOW, THEREFORE, BE IT RESOLVED, that the Director of the Department of Public Works, be and he hereby is authorized to advertise for sealed proposals for the removal of this pipe from the present storage yard to new locations selected along the site of the proposed new aqueduct in the Towns of Montclair and Bloomfield, Essex County, New Jersey. It is estimated that the cost of this work will be approximately \$3,500.00. Bids shall be received at the office of the Chief Clerk of the Department of Public Works at such time and on such date as said Director shall, in said advertisement, designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 8720, dated October 23, 1940, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works,

in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

YORK SAFE & LOCK COMPANY

—New York City.

To remove present wood counter in City Clerk's Office, and install five (5) double and one (1) single door out-of-sight door safes, for the sum of \$3,840.00

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 476, dated July 1, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are

hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

C. G. WINANS COMPANY—

Newark, N. J.

Approx. 2,000 tons Rock Salt—
100 lb. bags, for delivery within
Newark City Limits @ \$14.20 ton
f.o.b. cars 22½ ton min.

ALTERNATE—

A—in bulk (Carload delivery to
City of Newark siding within City
Limits \$9.00 ton
f.o.b. cars 40 ton min.

B—truck delivery in 100 lb. bags
to any point within the City limits
..... \$15.20 ton

Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 638, dated July 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public adver-

tisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

ARMORED CONCRETE CORPORATION—Newark, N. J.

Approx. 50 Manhole heads and covers 10" (Sec. 493) truck delivery to various streets \$24.00 ea.

Approx. 100 Rectangular Flange Basin Heads with 8" curb piece (Sec. 494) and drawing, truck delivery to various streets \$53.00 ea.

F. BOWDEN COMPANY—Newark, N. J.

Approx. 300 tons Mineral Filler (Sec. 422) in bags delivery by truck or rail to Asphalt Pl. \$4.60 ton

Approx. 2,000 lin. ft. 12" Vitrified Pipe (Sec. 465) delivered to various streets as requested 725 lin. ft.

DOSCH-KING COMPANY—Whippany, N. J.

Approx. 300 tons Refined Asphalt Cement No. 1, 50 to 60 pen. (Sec. 423) tank truck to Asphalt Pl. \$18.90 ton

SOUTH RIVER SAND COMPANY—Old Bridge, N. J.

Approx. 2,000 cu. yds. Bituminous Sand (Sec. 419) scow delivery to Asphalt Plant. \$1.04 cu. yd.

Jos. M. Byrne, Jr.
John B. Keenan

John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 655, dated July 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works, and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

JOSEPH LA FALCE — Newark, N. J.

Approx. 75 pr. No. 6 Rubber Horse-shoe Pads, Steel Lined @ .90 ea.

Approx. 200 pr. No. 7 Rubber Horseshoe Pads, Steel Lined @ .95 ea.

Approx. 200 pr. No. 8 Rubber Horseshoe Pads, Steel Lined @ \$1.00 ea.

Approx. 150 pr. No. 9 Rubber Horseshoe Pads, Steel Lined @ \$1.05 ea.

Approx. 75 pr. No. 10 Rubber
Horseshoe Pads, Steel
Lined @ \$1.15 ea.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the Department
of Central Purchase be and it hereby
is authorized and directed to ad-
vertise for sealed proposals for fur-
nishing and delivering Amplifiers,
Speakers and Microphones for City
Commission Chamber, Tile Pipe, 24"
Manually Operated Connecting
Valve, and Meats and Poultry.

BIDS to be received on such date
and at such time as it shall in said
advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the following persons
filed with the License Commissioner
of the City of Newark applications
for 1941 Bagatelle Game of Skill,
Four dollars (\$4.00) licenses, and
did deposit with the City Clerk of
the City of Newark the sum of Four
Dollars (\$4.00) with each applica-
tion at the time of the filing of
said applications:

License	Name	Address
467	Club Ivanhoe Inc.,	114 Bloomfield Ave.
876	Frank Calello,	253 Ferry St.
897	Cecil Douglas,	314 Ferry St.
963	W. O. Dino Tavern, Inc.,	535 Springfield Ave.

966 Rudolph Gega, 470 Bergen St.
977 Larry Segala, 266 Ferry St.
993 Alex Kurzinsky, 66 Belmont av.
1032 William Starr, 243 Elm St.
1095 Ernesto D'Angelo, 147-14th av.
1101 Thomas Barone, 7 Wheeler rd.
1134 Americo San Tambuogio, 149
High Street.
1179 Isaac Nutes, 220 Belmont Ave.
1197 Ukrainian Center of Nwk, N.J.
180-186 William St.
1128 Joseph & Stella Atrashewski,
20 Garibaldi Ave.
1234 John Lupin, 592½ Hunter-
don Street.

AND WHEREAS, the above named
applicants have been rejected;

AND WHEREAS, the above named
applicants are now entitled to re-
funds of Four dollars (\$4.00) on
each application;

THEREFORE BE IT RESOLVED,
by the Board of Commissioners of
the City of Newark, that the sum
of Four Dollars (\$4.00) be and the
same is hereby ordered paid to each
of the above named applicants, and
the Director of the Department of
Revenue and Finance be and he is
hereby authorized and directed to
return the said sum of Four Dollars
(\$4.00) to each of the above named
applicants.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, the persons whose names appear on the Schedule following filed their respective applications with the Municipal Board of Alcoholic Beverage Control of the City of Newark for a Plenary Retail Consumption License, and did deposit with the Clerk of said Board the sum of money ppearing opposite their respective names, at the time of the filing of said applications; and

WHEREAS, thereafter the Municipal Board of Alcoholic Beverage Control of the City of Newark did grant to said respective persons licenses for the period 1939-1940; and,

WHEREAS, said respective persons, as shown on the following sche-

dule, are entitled to the sum set opposite their respective names on said schedule;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the sums of money set opposite the names set out in the following Schedule be and the same are hereby appropriated and paid to said persons; and the Director of the Department of Revenue and Finance of the City of Newark be and he is hereby authoriezd and directed to return to said respective persons, whose names are set forth below, the sums of money set opposite their respective names, for the reason hereinabove set forth.

SCHEDULE

Name of Applicant	Premises	Application Filed	Amount Depcsited	License Issued	Amount to be Returned Under This Resolution
James McDonald,	237 Lafayette St.		7-7-41	\$500	7-17-41 \$21.92
Ordine Figli DiAgira Di M.S.,	103 14th Avenue		6-24-41	\$150	7-7-41 2.47
St. Benedict's Parish Club	65 Komron Street		6-25-41	\$150	7-7-41 2.47
Eurllee Reeves,	241 Warren St.		5-21-41	\$500	7-11-41 16.44

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Charles A. Robinson filed with the License Commissioner of the City of Newark applications for Pool Room License 275 and Cigar Store License 4238, and did deposit with the City Clerk of the City of Newark the sum of Eleven dollars; to wit, \$10.00 for Pool Room License and \$1.00 for Cigar Store License with each application at the time of the filing of said applications;

AND WHEREAS, the above named applicant has been rejected;

AND WHEREAS, the above named applicant is now entitled to a refund of Eleven Dollars (\$11.00) on these applications:

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the sum

of Eleven Dollars (\$11.00) be and the same is hereby ordered paid to the said Charles A. Robinson, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Eleven Dollars (\$11.00) to the said Charles A. Robinson.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Willard E. Reed, Superintendent in the Bureau of Weights and Measures, Department of Public Safety, is a Delegate to the Thirty-first Annual Convention of Weights and Measures to be held at Atlantic City, New Jersey on September 2, 3, 4 and 5, 1941;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that a sum not to exceed Fifty Dollars (\$50.00) be and the same is hereby appropriated to Willard E. Reed Superintendent of Weights and Measures, for the purpose of defraying expenses in attending said Convention.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the following men be and they hereby are employed in the Department of Public Works, Bureau of Street Cleaning, in the positions and at the compensation set opposite their respective names:

Anthony Ferrara, 455 No. 5th St.
Ref. Collection Laborer
7-31-41 \$5.66 2/3 day

John P. Durkin, 26 Devine St.
Laborer
8-12-41 50c hr.

These men are native citizens of the United States.

Jos. M. Byrne Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Notice has been received from Local Union No. 24, United Association of Journeymen Plumbers and Steam Fitters, to the effect that wages paid to plumbers employed in the Department of Public Safety is below the prevailing rate paid to other plumbers in the employ of the City of Newark, and

WHEREAS, said notice states that the scale is as follows, \$1.75 per hour for Journeymen; \$.87½ per hour for helpers; Foremen \$1.00 per day more than the daily rate of Journeymen, and

WHEREAS the plumbers in the Department of Public Safety are not receiving the prevailing wage scale as above stated,

NOW, THEREFORE BE IT RESOLVED, that in order to bring their wages up to the recognized wage scale, the salaries of the following mentioned employees of the Department of Public Safety be and the same are hereby increased to the amounts set opposite their respective names:

Name	Position	Increase
William F. Barry, Foreman	Plumber	
	Fire Division	
	From \$3600	To \$3795.00
Joseph V. Joyce, Journeymen-Plumber—Police	Division.	

From \$3036 To \$3542.00
William F. Barry Jr., Apprentice-
Plumber—Fire Division
From \$1409.40 To \$1771.00

To be paid as other salaries are
paid effective August 16, 1941.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, that the following
changes affecting the payrolls of
the various sub-divisions of the De-
partment of Public Affairs, be and
the same are hereby approved:

BUREAU OF HEALTH

Promotion from Civil Service Eligible List

Matilda Osterweil Eppston, Clean-
er and Helper, promoted to the
position of Attendant, with no
change in salary, effective August
1 1941.

Catherine A. Smalley, Cleaner and
Helper, promoted to the position of
Attendant, with no change in salary,
effective August 1, 1941.

Genevieve G. Scanlon, Attendant,
promoted to the position of Atten-
dant with no change in salary, ef-
fective August 1, 1941.

NEWARK CITY HOSPITAL

Promotion from Civil Service Eligible List

Agnes Girard, Porter, promoted to
the position of Attendant, with no
change in salary, effective August
1, 1941.

The above named employees are

being promoted to the position of
Attendant to their respective de-
partments because they are actually
performing the duties of Attendant
and have passed a recent promotion
examination for this position.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS three vacancies exist
in the rank of Captain, Fire Division,
Department of Public Safety, due
to the retirement of Captains Wil-
liam Maier, on Jan. 20, 1941, Leon
Kaiser, June 26 1941 and August
Hyble on June 1, 1941, and

WHEREAS, it is essential that
these vacancies be filled; and now,
therefore, be it

RESOLVED, that Firemen August
L. Lauber Owen Cummings and
Harold F. Scholl having been certi-
fied as eligible by the Civil Service
Commission, be and they are hereby
promoted to the rank of Captain
in the Fire Division, Department of
Public Safety, and they shall be
paid the same salaries and in the
same manner as other Captains in
similar grade of service, effective
August 16, 1941.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

WHEREAS, Carmine Rosamilia
Attendant in the Bureau of Public
Baths, Department of Parks and
Public Property, has been employed
by the City of Newark for over thirty
years, and

WHEREAS, Mr. Rosamilia has
served the City as an efficient, con-
scientious employee and at the pres-

ent time is receiving only \$1920.00 per annum,

THEREFORE BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the salary of Carmine Rosamilia be and the same is hereby increased from \$1920.00 to \$2200.00 per annum, effective August 16th, 1941.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED by the Board of Commissioners of the City of Newark that the Department of Local Government of the State of New Jersey, be and it is hereby engaged and authorized to make the statutory audit of the accounts and financial transactions of The City of Newark, for the year 1941, to be paid for by the City as provided by the Statute Laws of New Jersey.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED That the position of Claims Adjuster, Division of Claims, Department of Public Affairs, be and the same is hereby created; and,

BE IT FURTHER RESOLVED That Albert J. Biederman and Nathan H. Brodsky be and they are hereby appointed to the position of Claims Adjuster, Division of Claims, Department of Public Affairs, at an annual salary of Twenty-five Hundred (\$2500.00) Dollars per annum payable semi-monthly as other salaries are paid, pending results of Civil Service examinations, effective August 18, 1941.

John A. Brady
Ralph A. Villani

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, Newark Post 10, American Legion has made application for a permit for fireworks display at the Municipal Stadium, Newark N. J., on August 26, 1941, at 9 o'clock, P. M., alternate date, August 28 1941; and,

WHEREAS, said application has been duly approved by the Chief of Police, the Chief Engineer of the Fire Division, the Assistant Inspector of the Bureau of Combustibles and the Director of Public Safety of the City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that permission is hereby granted to the Newark Post No., 10, American Legion to conduct the fireworks display as applied for on the posting of a bond in the sum of Ten Thousand Dollars (\$10,000), as provided by New Jersey Statutes, 1937, 21:3-1 to 21:3-9, said bond to be approved as to form by the Law Department.

John B. Keenan
Ralph A. Villani
Jos. M. Byrne Jr.
John A. Brady
Vincent J. Murphy

WHEREAS, an application has been made to The City of Newark by Newark Post No. 10, American Legion, for a permit for public fireworks display at the Municipal Stadium, in Newark, N. J., on August 26, 1941 (alternate date, August 28, 1941), at about 9 o'clock P. M., and

WHEREAS, a bond as required by Pyrocade Corporation of America as principal and Peerless Casualty Company, a corporation organized and existing under the Laws of the State of New Hampshire and au-

thorized to do business in the State of New Jersey, as Surety, has been filed with the City of Newark and the form of which has been approved by the Law Department of the City of Newark;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of The City of Newark, that said bond be approved.

John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

WHEREAS, James A. Hyland was on October 1, 1937 discharged from his position as Marine Solicitor, Department of Public Affairs (now Department of Public Works); and Theodore S. Miller was on December 1, 1937, appointed Trade Consultant; and,

WHEREAS, the Civil Service Commission rendered its decision that the position and duties of Marine Solicitor were not sufficiently different from the position of Trade Consultant, and the Commission ordered that Hyland be given opportunity to demonstrate his capacity and ability to serve in the position of such Trade Consultant; and,

WHEREAS, On October 1, 1938, the said Hyland was reinstated to his position as Marine Solicitor; and,

WHEREAS, the said James A. Hyland has made a claim for salary from October 1, 1937 to October 1, 1938, the period between date of alleged dismissal and reinstatement, to wit, the sum of \$2100.00; and,

WHEREAS, he has agreed to accept \$1750.00 in settlement thereof; and,

WHEREAS, the Law Department has advised that because of the determination made by the Civil Service Commission, under the law employees illegally dismissed have right of recovery of salary for the period of illegal dismissal, and the Director of the Department of Public Works recommends settlement;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of The City of Newark, that the recommendation of the Director of the Department of Public Works be and the same is hereby concurred in; the payment of the sum of \$1750.00 to James A. Hyland, in full settlement for salary allegedly due and owing during the period above stated, is hereby authorized; and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to make payment to said James A. Hyland, upon delivery of a release, in form and substance to be approved by the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

**RESOLUTION CONSTITUTING
AGREEMENT WITH THE UNITED STATES
RELATIVE TO OPERATION AND MAINTENANCE
OF THE NEWARK AIRPORT.**

WHEREAS, the Administrator of Civil Aeronautics of the United States Department of Commerce (hereinafter referred to as "Administrator") acting pursuant to the terms of the Department of Commerce Appropriation Act, 1942 (Public Law 35, 77th Congress, Title II), has designated as necessary for national defense a project (herein called the "Project") for development of the Newark Airport (herein called

the "Airport"), which project is identified as S-904-28-5; and

WHEREAS, as a condition precedent to release and operation of the Project, the Administrator requires that The City of Newark (herein called the "City") have title in fee simple to the landing area of the Airport and the lands to be improved under the project and enter into an agreement with the United States (herein called the "Government"), in the manner and form hereof; and,

WHEREAS, The City of Newark is legally, financially, and otherwise able to enter into such an agreement and desires to avail itself of the benefits of prosecution of the Project;

NOW, THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark:

Section 1. That for and in consideration of development of the Airport by the Government as contemplated by the Project, the City of Newark does hereby covenant and agree with the Government as follows:

(a) The Government shall have the right to develop the Airport Extension as it sees fit, including the right to determine the exact nature of the improvements to be made under the Project, the manner in which the Project is to be conducted, the amount of Federal funds to be expended, and all other matters relating to the Project. The City will cooperate with the Government to ensure prosecution of the Project without interference or hindrance, and agrees to permit the agents and employees of the Government, and all persons authorized by the Administrator, to enter upon, use, and occupy the Airport as the Administrator may deem necessary or de-

sirable in connection with the conduct of the Project.

(b) The City agrees to indemnify and save harmless the Government against and from many and all claims and damages which may arise from or in connection with the carrying out of the Project, excepting claims for materials furnished or work performed pursuant to authority given by officers, employees, or agents of the Government.

(c) It is understood and agreed that all improvements made under the Project shall be the sole and absolute property of the City, except where specifically agreed otherwise, in writing, prior to the undertaking of the improvement or installation in question.

(d) The City agrees that, continuously during the term of this agreement, the Airport will be operated as such, and for no other purpose, and that unless utilized exclusively for military purposes, it will at all times be operated for the use and benefit of the public, on reasonable terms and without unjust discrimination, and without grant or exercise of any exclusive right for use of the Airport within the meaning of Section 303 of the Civil Aeronautics Act of 1938.

(e) The City agrees that it will at all times during the term of this agreement maintain in good and serviceable condition and repair the entire landing area of the Airport and all improvements, facilities, and equipment which have been or may be made, constructed, or installed with Federal aid, including all improvements made under the Project, other than facilities and equipment owned by the Government.

(f) Insofar as is within its powers and reasonably possible, the City

will prevent any use of land either within or outside the boundaries of the Airport, including the construction, erection, alteration, or growth, of any structure or other object thereon, which would be a hazard to the landing, taking-off, or maneuvering of aircraft at the Airport, or otherwise limit its usefulness as an airport.

(g) In order to protect the rights and interests of the Government under this resolution, the City agrees that it will not enter into any transaction which would operate to deprive it of any of the rights and powers necessary to perform any or all of the covenants made herein, unless by such transaction the obligation to perform all such covenants is assumed by any public agency.

Section 2: That the City does hereby warrant and represent to the Government as follows:

(a) That the City has title in fee simple to all the lands comprising the landing area of the Airport and to all lands to be improved under the Project, which lands are shown on the sketch attached hereto as part of Exhibit A, and that said lands are held free from any lien or encumbrance;

(b) That the City has the power and authority to adopt this resolution and to perform all of the covenants contained therein;

(c) That the City is financially and practically able to perform all of the covenants contained in this resolution;

(d) That there is no pending or threatened litigation or other legal proceeding, and no material and relevant fact, which might adversely affect the prosecution of the Project, the operation of the Airport, or the performance of any of the covenants

contained in this resolution, which has not been brought to the attention of the Administrator;

(e) That the Board of Commissioners of The City of Newark has complied with all requirements of law in adopting this resolution.

(f) That such of the above representations and warranties as involve questions of law are made upon the advice of the Corporation Counsel of The City of Newark, whose certificate as to such matters has been previously delivered to the Board of Commissioners of The City of Newark and is annexed hereto and made a part hereof, as Exhibit A.

Section 3. That Corporation Counsel and Director of the Department of Public Works be and they are authorized to furnish the Administrator such legal and factual information relative to the Airport, the Project, and this resolution as he may reasonably request.

Section 4. That Sections 1 and 2 of this resolution shall become effective upon the award of any construction contract for any portion of the Project or the inauguration of any portion of the Project under force account, and shall continue in full force and affect during the useful life of the improvements made under the Project.

Section 5. That two certified copies of this resolution be sent forthwith to the Administrator, through the Regional Manager of Civil Aeronautics.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Joseph M. Byrne, Jr., Director of the Department of Public Works desires to file with the

Works Projects Administration, Project Application No. 5278-C-63 to provide employment for 9 persons to be taken from the Relief Rolls of the City to be employed upon a project to prepare maps of underground utilities and appurtenances in the City of Newark; and

WHEREAS, the contribution requested of the Works Projects Administration for said project amounting to \$4,953 is contingent upon the expenditure of \$690 by the City of Newark;

THEREFORE BE IT RESOLVED By the Board of Commissioners of The City of Newark that the sum of \$690 be and the same is hereby allocated for the purpose aforesaid, disbursements to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

BE IT RESOLVED By the Board of Commissioners of The City of Newark, that lease between the Howard Savings Institution and the City of Newark, for a continuation of the rental of the premises known as 217 South Orange Avenue, Newark, New Jersey, for use and occupancy as a Housekeeping Aide Project, dated September 1, 1941, upon the terms in said lease more specifically set forth, a copy of which lease is attached hereto, be and the same is hereby approved, and the Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and directed to execute said lease on behalf of the City of Newark, upon the adoption of this resolution.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

WHEREAS, Irving H. Plain, Doctor of Medicine of The City of Newark, was requested on behalf of The City of Newark to render certain services relative to injuries causing the death of one George Conklin; and,

WHEREAS, pursuant to said request, Irving H. Plain rendered certain services assigned to the investigation of the case of the said George Conklin, and made three court appearances, and thereupon rendered his bill to the City in the sum of \$250.00; and,

WHEREAS, The said City of Newark refused to pay said bill because it was felt that the same was excessive and the said Irving H. Plain thereupon instituted action against the City of Newark for the recovery of the said sum of \$250.00; and,

WHEREAS, as a result of discussions between counsel for the said Irving H. Plain and the Corporation Counsel, it has been agreed to settle the said matter for the sum of \$200.00, and in pursuance to said agreement the said Irving H. Plain has executed and delivered to the said Corporation Counsel a general release of the City of Newark, and also a discontinuance of the said cause of action; and,

WHEREAS, it appears to be to the best interest of the City to settle said action for the sum of \$200.00;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that the cause of action instituted by the said Dr. Irving H. Plain against the City of Newark, be settled for the sum of

\$200.00, and the Mayor and Director of the Department of Revenue and Finance be and he is hereby authorized and directed to pay to the said Dr. Irving H. Plain, through his counsel, Edward E. Turkel, the just and full sum of Two Hundred Dollars (\$200.00).

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy: You heard the reading of the resolutions. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The next order is Board of Adjustment matters.

The City Clerk: The following application was deferred for a hearing today and was referred to this Board for approval or rejection. The Clerk then read the following resolution:

WHEREAS, on April 2, 1941, the Board of Commissioners of The City of Newark, on the recommendation of the Board of Adjustment dated March 25, 1941, adopted a resolution approving the construction and operation of a gasoline station on premises 351-357 Broad Street; and

WHEREAS, the Board of Adjustment has recommended in writing to the Board of Commissioners that certain changes in the plans of the aforesaid gasoline station be allowed; namely, overhead doors in the rear of the lubritorium in place of steel sash; white cement on front of building in place of porcelain enameled steel; two pump islands in place of one; eight gasoline pumps in place of four; and one ten-thousand (10,000) gallon fuel oil tank

not shown on original plans;

AND the matter having been considered by this Board;

IT IS RESOLVED By the Board of Commissioners of The City of Newark that said recommendations of the Board of Adjustment be and the same are hereby approved, subject to the following conditions:

1. Same to be constructed and operated in conformity with the rules of the Board of Adjustment in accordance with the amended plans approved by the said Board at its meeting of July 24, 1941.

2. No fuel oil to be sold to peddlers or dealers.

3. Such use to be limited to the period of eight years ending April 2, 1949.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

Mayor Murphy: That was before the City Commission two weeks ago and was deferred until today. I believe this was a change of plan. Is there anyone who desires to be heard?

Mr. Nathan Brodsky: I am appearing for the Dornoil Company. Are there any objections to it?

Mayor Murphy: The City Commission last week desired it at the request of Commissioner Byrne, in order to investigate it, due to the fact that there were many changes made by the Company from the approved application before the Board of Adjustment. Of course, they seemed to be considerably out of line with the approval, and which in the opinion of some members of the Commission, seemed like a piece

of bad faith on the part of the people involved in the construction of this gasoline station. I do not remember all the changes that were made which were not in the original application which was made before the Board of Adjustment. I believe there is a list of them here.

I would like to hear, for one thing, from you personally, as to why you went so far as to do all this extra work, such as overhead doors, white cement on front of building in place of porcelain enameled steel, and other things that were brought to our attention, without first having the approval of the Board of Adjustment.

Mr. Nathan Brodsky: I could explain some of them Mr. Mayor.

Commissioner Byrne: Pardon me. Before you speak, do you think it is right; are you qualified to appear here as counsel? Aren't you a City employee?

Mr. Nathan Brodsky: Not yet.

Commissioner Byrne: I passed a resolution this morning to that effect.

Mr. Nathan Brodsky: I understand that that matter was brought up by Commissioner Byrne; but I have not been sworn in as yet. And they said I could appear in this case.

Commissioner Byrne: It is playing a little close.

Mr. Nathan Brodsky: I think we got a ruling on that. I think Commissioner Keenan asked Tom Parsonnet, either for a ruling or a direction. The instructions he got was that he said, "As long as you are not sworn in, and as long as you appeared last time, I suppose you could go on with it."

Mayor Murphy: I suppose this is

Mr. Dornbusch (indicating). If there is no objection, I believe Mr. Dornbusch could probably explain.

Mr. Nathan Brodsky: I think he could.

Mr. Sigmund Dornbusch: I think the objection is, regarding the portion in front. Of course, we were not able to get that because of the priorities, because of the priority orders. The other objection was overhead doors in the rear of the building, which we put in at an expense to us, in order to make it more convenient for consumers; rather than backing out of the lubritorium, they could drive on through. And that costs about \$600 additional.

Mayor Murphy: Do I understand that they will drive through the station?

Mr. Dornbusch: No. Through the lubritorium. In other words, where there was steel sash in the original plan, the steel sash was taken out and the doors put in, so that, anyone driving through could drive in and come right out.

Mayor Murphy: The steel sash was there, and if that was there, that could not be accomplished?

Mr. Dornbusch: Yes. Rather than do that, put in steel doors so as to facilitate matters, and to make it more easy for the consumer, to make it still more easy for them.

Mayor Murphy: Would that make it a less traffic hazard too?

Mr. Dornbusch: Oh yes, less traffic hazard and less fire hazard.

Mayor Murphy: So that they could back out and go around?

Mr. Dornbusch: Yes, sir. Now, on those pumps, our original applica-

tion called for one island and four pumps.

Mayor Murphy: What is an "island"?

Mr. Dornbusch: A pump island; that you install pumps on. Originally, it was my idea, my thought, that new applications, new additional applications will be filed, or should be filed, at a later date, after we decided whether or not we would want additional pumps; and that we took to the Fire Department for a permit for additional pumps. When we made our original plan, we had no intention of having more than one island; but, being on Broad Street, and the pump island being ten feet back from the sidewalk, we decided in order to relieve traffic that it would be much better to build another pump island in the rear. However, that pump island was not built. The pumps were installed, but the island was not built, until we had gotten permission or approval by the Board of Adjustment. Then there was also a ten thousand gallon tank that was put in there, not for use at the present time; but with the intention of using it at some future date, should Diesel-oil come in for automobiles.

When the contractor was digging there, it was one of these steel shaft excavations, it would cost us less to dig that hole at that time.

It is true that we should have gotten this permission or permit to put this ten thousand gallon tank in at that time. However, I left that up to my subordinate, and he overlooked it. There was a death in the family; and the tank was put in. And the police told the contractor, before the tank was covered, "You better cover up that hole, because one of the kids around the neighborhood might get hurt." It was covered up by sand, because in-

stead of dirt there, there was sand. So, he covered that thing up. Then, the Fire Department said that they would pass on it and approve it, provided we uncovered the tank. I found it carried the regular underwriter's label, and so forth.

Now, all of that has been approved by the Board of Adjustment; and the Fire Department will issue the permit as soon as the City Commission approves everything that has been done.

Mayor Murphy: Do I understand that these ten thousand gallon tanks that you installed there for oil; it is not going to be used?

Mr. Dornbusch: That is right. It is not hooked up to anything. It is blank, and probably will be used at some later date; unless we decide to use it for some fuel oil for buildings; and it does not make any difference then whether it is a five thousand gallon tank or twenty thousand gallon tank, as long as it holds oil.

Commissioner Byrne: But it is not your intention to use it for fuel oil, to distribute it to customers?

Mr. Dornbusch: Oh no. We do not intend to sell any wholesale fuel oil for customers.

Mayor Murphy: You could not operate with that kind of a setup anyhow, could you?

Mr. Dornbusch: No, I could not, because we would have to have a platform there.

Mayor Murphy: That is right.

Mr. Dornbusch: And at some future date, when Diesel Oil is used, we could use it provided we get permission to do it.

Mayor Murphy: What other changes was made there without approval?

Mr. Dornbusch: There were no other changes, with the exception—

Mayor Murphy: Wasn't there more pumps installed?

Mr. Dornbusch: I just explained that to you.

Mayor Murphy: That was part of the island that you are talking about?

Mr. Dornbusch: Yes. We made application for an additional island and four more pumps, but the work was started on it, but the island was not built; and we could not open until we got permission to do so. Then an application was made before the Zoning Board for the additional, and they approved it, and then sent it to the Commission.

Mayor Murphy: And then I understand that it is necessary to receive permission to place a sign on there.

Mr. Dornbusch: Yes.

Mayor Murphy: Is it a fact that you went ahead and put a sign up there and did not get the permission for that?

Mr. Dornbusch: I always am very sorry to be so negligent on these things; but the billboard, or rather, this sign was attached to the adjoining property and it was not on our property; and the carpenter who built it, I assume, was to take care of the necessary permit. Now, last week I filed an application for the plan with the Zoning Board, and yesterday they met and they said they would not take action unless the City Commission passed on these other items. Then of course there is no necessity for that.

Mayor Murphy: I think it is a bad procedure for an operator to come before the Zoning Board and get certain plans approved, and then go ahead that way arbitrarily. I think it is putting the Commission in a very embarrassing position here.

Mr. Dornbusch: I agree with you; and all I could say is that it was an honest to goodness error.

Mayor Murphy: And I don't intend to sit here and approve these applications, if the operator is going to continue this way. I don't want to say that the Zoning Board has been lax in their duties there. Evidently the work was accomplished there before they knew anything about it; but they then approved it, as I understand it. Is that right?

Mr. Dornbusch: Yes.

Mayor Murphy: After you finally made the second application for the additional changes.

Mr. Dornbusch: Yes, that is right. Of course, I could say that there an error was made; and I assure you that anything like that could never happen again.

Mayor Murphy: Does any other member of the Commission have any questions that they wish to ask?

Commissioner Byrne: I just want to go on record in saying that I think it was a very unusual procedure the way you carried out your construction work there. You eventually got permission from the Commissioners to go through with it; but I say the same lee-way is not granted to other people in this City, and I don't see why you should be allowed to get away with this, with three violations. I am going to approve it because it has been finally approved by the Adjustment Board and the Building Commissioner, Mr.

Bigelow. But there is a report on it that does not read well, in my opinion, from the Board of Adjustment.

Mayor Murphy: Is there any other member of the Commission who wishes to say something?

Commissioner Villani: Is it settled now?

Mr. Dornbusch: Yes.

Mr. Russell Rankin: We asked them to stop the work because of those extra pumps that went in there.

Commissioner Byrne: The Board of Adjustment did?

Mr. Rankin: Yes. And then he discovered that the front of the building was not in accordance with the plans, so he stopped the work on that phase of it. And he said he would not approve of it until the City Commission had acted upon it.

Commissioner Byrne: Why shouldn't he act on it, and then bring it back to the City Commission for approval?

Mr. Rankin: That is not the usual procedure. After the Board of Adjustment approves the plan, it goes to the Building Department, and he okays it, if the Board of Adjustment and the City Commission have passed on it.

Commissioner Byrne: Do you mean to say that if we approve it, and if he was in discord with it, he would disapprove of the action of the City Commission?

Mr. Rankin: No.

Commissioner Byrne: Suppose we act on it today, and we thought

that he should approve it. He would not disapprove it, would he?

Mr. Rankin: No.

Commissioner Byrne: Has he ever done that?

Mr. Rankin: No.

Commissioner Byrne: Then, I think it should be done the other way. He should approve of it and then have it come up here for confirmation.

Mr. Rankin: That is not the way it works.

Mr. Dornbusch: Mr. Bigelow awaited final approval by the City Commission.

Commissioner Keenan: Suppose it could be determined that there are no priority rights that makes it so hard to obtain this porcelain; would you then go ahead as originally proposed?

Mr. Dornbusch: Yes. Certainly we would. When we could get porcelain, we are going to put it on. However, it is a very beautiful building as it is.

Commissioner Keenan: If we approve, Mr. Bigelow would.

Commissioner Byrne: Well, has he not disapproved in many cases before, without the approval of the City Commission?

Mayor Murphy: I think he even appeared before this City Commission in what he termed was a violation of the building code.

Mr. Rankin: That would be on a structural change, Mr. Mayor. There he has full jurisdiction.

Mayor Murphy: The point of view,

if I get Commissioner Byrne right, the view runnin through my mind of an application, then it becomes a question of a permit. He waits until such time as the Commission approves of the application, and then acts on the building, is that right?

Mr. Rankin: That is correct. Unless he gets a resolution of this Board, he does not issue any permits.

Commissioner Villani: That is right. That is the procedure.

Mayor Murphy: Well, of course, whether there is anything wrong about that, I don't know.

Mr. Rankin: I don't think he is empowered to issue any permits until they are actually approved.

Mayor Murphy: Then of course, this Commission has no power with reference to the building operations. That is left solely up to him in charge of the Building Department.

Mr. Rankin: That is right. But, as I say, he must act after you. He cannot issue a permit first and then act, before confrmance.

Mayor Murphy: Of course, this Commission does not know, after it has acted, whether there are any violations with reference to the building code.

Commissioner Byrne: No. He takes care of that. He must see that every building complies with the building code. There is no question of that involved in this application.

Commissioner Keenan: Structurally, there is no objection. In the fact of the building there is a contemplated change. Those priority rights make this title scarce at the moment; but it would make it beau-

tiful with the original proposed front.

Mr. Dornbusch: Oh, we will rely to get that, when the time comes.

Mr. Murphy: Well, if there are no further remarks—you heard the reading of the application and the approval by the Zoning Board. The Clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

Not voting: Commissioner Byrne.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Stuyvesant Service Station, Inc., (James Lynch, owner); for the establishment and operation of automobile parking station in rear of present gasoline station in a 2nd business district; premises 1020-1026 Eighteenth Avenue (186-194 Stuyvesant Avenue); on condition that there be no driveway on Stuyvesant Avenue and that cars are parked head-on towards adjoining dwellings; same to be operated and maintained in conformity with the rules of the Board of Adjustment and in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Commissioner Villani: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
City Hall
Newark, New Jersey.

August 12, 1941.

The Board of Commissioners
of The City of Newark.
Honorable Sirs:

At a meeting of the Board of Adjustment held this day, resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*10 Holland Street (462 Springfield Avenue); Nore, Inc.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending June 24, 1942;

*12-24 Blum Street; Joyet Realty Corp., owner; renewal of permit

for automobile parking station; such use to be limited to the period of one year ending July 24, 1942;

497 Market Street; Henry V. Brockman; in a 1st industrial district the addition of greasing pit to present gasoline station; same to be in accordance with plan approved by this Board; same to be operated in conjunction with gasoline station on premises 487-495 Market Street and to expire with same on May 29, 1948;

65-67 Badger Avenue; Jack Kopitnikoff; in a 1st industrial district, the storage of metals; such use to be limited to the period of one year;

*721-723 McCarter Highway; Kearny Motors, Inc.; renewal of permit for automobile sales station; such use to be limited to the period of one year ending August 23, 1942;

*362-366 Plane Street; Nathan Meyers; renewal of permit for one stationery gasoline pump in automobile parking station; such use to be limited to the period of two years ending August 22, 1943;

362-366 Plane Street; Nathan Meyers; in a 2nd business district the installation of an additional gasoline pump in automobile parking station; same to be in accordance with plan approved by the Board of Adjustment; such use to be limited to the period ending August 22, 1943—(No objectors).

*777-783 Broadway; Fred Schwaner; renewal of permit for parking of customers' automobiles; such use to be limited to the period of three years ending August 21, 1944;

*23-29 Essex Street; Rayner Auto Service; renewal of permit for automobile parking station; such

use to be limited to the period of one year ending August 28, 1942;

*29-33 Broome Street; Ira Houston Bey; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 28, 1942;

124-126 Washington Street; J. Reading Funk; in a 2nd business district the establishment of an addition to present automobile parking station; same to be maintained and operated in conformity with the rules of this Board; and to be in accordance with the plan approved by this Board; such use to be limited to the period of one year.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

City Clerk Reichenstein: Seven of these are renewals and can be disposed of at this time.

Mayor Murphy: A motion is in order for a suspension of the rules.

Commissioner Byrne: I so move you.

Commissioner Villani: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having

considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Nore, Inc. (Estate of Julius S. Klein, owner); for the renewal of permit for automobile parking station; on premises 10 Holland Street (462 Springfield Avenue); such use to be limited to the period of one year ending June 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: Your heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended

in writing to the Board of Commissioners of The City of Newark that the Following structure or use be allowed:

Application of Joyet Realty Corp., owner; for the renewal of permit for automobile parking station; on premises 12-24 Blum Street; such use to be limited to the period of one year ending July 24, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Commissioner Keenan: Is that Blum Street or Plum Street?

The City Clerk: Blum.

Commissioner Villani: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended

in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Kearny Motors, Inc., (Marmec Corp., owner); for the renewal of permit for automobile sales station; on premises 721-723 McCarter Highway; such use to be limited to the period of one year ending August 23, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Byrne: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that

the following structure or use be allowed:

Application of Nathan Meyers (Fidelity Union Trust Company, Trustee, owner); for the renewal of a permit for one stationery gasoline pump in automobile parking station; premises 362-366 Plane Street; such use to be limited to the period of two years ending August 22, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Fred Schwaner (Monarch Holding Co., owner); for the renewal of permit for parking of customers' automobiles; on premises 777-783 Broadway; such use to be limited to the period of three years ending August 21, 1944;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion to approve is in order.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Rayner Auto Service (Weequahic Building and Loan Association, owner) for the renewal of permit for automobile parking

station; on premises 23-29 Essex Street; such use to be limited to the period of one year ending August 26, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Byrne: I move that we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Ira Houston Bey (Schachtel Brothers Holding Co., owner); for the renewal of permit for automobile parking station; on premises 29-33 Broome Street; such use to be limited to the period of one year ending July 28, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Mr. Mayor, there are two matters with the same recommendation from the Board of Adjustment. If there are no objections, there is a request for a suspension of the rules.

Mayor Murphy: Motion is in order.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

(Resolution concerning premises

255 Broome Street was recalled).

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Nathan Meyers (Fidelity Union Trust Co., trustee, owner); for the installation of an additional gasoline pump in automobile parking station in a 2nd business district; premises 362-366 Plane Street; same to be in accordance with plan approved by the Board of Adjustment; such use to be limited to the period ending August 22, 1943;

AND the matter havng been considered by ths Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: There are three matters that remain, which will be taken up before the Commission two weeks from today, August 27th.

The City Clerk: I have the report of Newark Defense Council.

REPORT OF THE NEWARK DEFENSE COUNCIL FROM SEPTEMBER 30th, 1940 to JUNE 30th, 1941, was received and ordered filed.

The City Clerk: There is nothing else on the Clerk's desk, Mr. Mayor.

Mayor Murphy: A motion to adjourn is in order.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY
JOSEPH M. BYRNE, JR.
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., August 27, 1941.

A Regular Meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date, in the Commissioners' Chambers, City Hall, Newark, at 10:30 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Absent: Commissioner Villani.

Mr. Reichenstein: (The City Clerk). It is agreed that this is to be stipulated again- Mr. Mayor and gentlemen of the Board of Commissioners, in accordance with the understanding and stipulation placed on the record at the organization meeting on May 20th, 1941, I am going to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes, if there is no objection.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

The Clerk will read the minutes of the previous meeting.

Commissioner Brady: I move that that be dispensed with.

Mayor Murphy: Motion has been made that the reading of the minutes be dispensed with. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "AN ORDINANCE granting permission to Celluloid Corporation to construct, operate and maintain a single track freight siding at grade across McGregor Avenue," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Brady moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy

The Clerk then read the Ordinance by sections.

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Brady moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy

Commissioner Brady moved that the title of "AN ORDINANCE granting permission to Celluloid Corporation to construct, operate and maintain a single track freight siding at grade across McGregor Avenue," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady,

Byrne, Keenan, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

AN ORDINANCE granting permission to Celluloid Corporation to construct, operate and maintain a single track freight siding at grade across McGregor Avenue.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

Mr. Milton M. Unger: I would like to be heard finally. Does the Board propose to dispose of this matter today?

Mayor Murphy: That is right.

Mr. Milton M. Unger: Commissioner Villani I notice is not here. He presented some view of it before. I presume that has been taken into consideration? He is not here.

Mayor Murphy: Yes.

Mr. Unger: Your Honor made the observation when we were here four weeks ago that you felt that there should be full membership on the Board. I don't know if that has been thought of in connection with a vote on it today or not.

Mayor Murphy: Well, the fact is that the City Commission, or at least I did, in compliance with the instructions of the City Commission, write a letter to the State Mediation Board, asking them to outline to the City Commission their proposed functions of their State Mediation Board. And they did reply to the Commission. They did not outline any need for it, insofar as the Local Mediation Board is concerned. In the Conference that was held, I informed the Commission that I am ready to vote to abolish the Newark Labor Relations Board, and so did the majority of the members of the Commission. I don't know whether they all are or are not in favor; but I will state that if at any time I feel that the best interest of the City is being jeopardized with industrial unrest, I will be one of the first ones to bring in a recommendation to the City Commission to reestablish some form of a Mediation Board for the City of Newark. I personally believe that the State Board is now in a position to take over, and we should be in a position to give them the opportunity.

Mr. Milton Unger: My Question was not addressed to that. It was just whether or not you proposed to consider it in the absence of one of the members of the Board. That is the only question I asked. Because, I understand that your Honor laid some stress on that when we were here before, and you thought that there should be full Board to pass on it; but of course, if the view point is changed now, I will not press that point.

Mayor Murphy: I don't think there is any objection to the other part of the Commission . . . well, I don't want to speak for Commissioner Villani, unless his deputy wants to express his view, that the Commissioner will feel slighted in view of his absence.

Mr. Pellecchia: (Deputy). I don't think that it would make any difference, in view of the fact that if the vote was two to two, it would still be a tie vote; and if it is three to one, the Director's presence would not change the action of the Board.

Mr. Milton Unger: Of course, I don't know how the vote is going to be; so I have not that much information.

Mr. Pellecchia: It would not jeopardize you in any way. It will be either a tie vote or against you.

Commissioner Brady: I might say Mr. Mayor, as I indicated at the Conference, in accordance with the request made by the members of the Commission you sent up a letter, and I did not understand the letter. I am not satisfied with it. And therefore I am not ready to vote on it. But of course, that would not change the opinion of the majority of the members of the Commission.

Mr. Milton Unger: Well, I will have my final say, with your Honor's permission. I will have my final say. I have already laid before you what I consider to be overwhelming evidence on the part of practically a cross section of this City against the abolishing of the Newark Labor Relations Board.

I have furnished the Board with six hundred and sixty signatures; with objections of fifty-six business houses; eighty-nine manufacturers; forty-eight professional men and twenty-eight miscellaneous, I have

brought the objections of the Essex Trades Council. I have brought the comments of two of Newark's newspapers to the effect that they did not believe the time was ripe to abolish the Local Labor Relations Board. I have brought with me a further petition, signed by fifty-nine more people against it. I have brought with me a letter from the New Jersey Consumers' Council against it. I have brought with me a letter from the New Jersey League of Women Shoppers, who were here earlier, but on account of the delay were obliged to leave, objecting to it. I have a letter from Dr. Ward, President of the Welfare Federation; from the Young Men's Christians Association; from Social Service Bureau; and the New Jersey Urban League. I have yet to find anyone in the City of Newark, representative or otherwise, who feels that the Newark Labor Relations Board ought to be abolished. I judge, from what has been said, that the State body, the newly created State Labor Mediations Board, upon whose determination, or pending whose determination these meetings have been adjourned from time to time, has not yet indicated that it is ready to supplant, or supersede, or take over, the work of this Newark Labor Relations Board; and in the absence of that information it does seem to me that this Board ought not to abolish this Local Labor Relations Board at the present time.

It cannot seem possible to me, it seems to me, that all these people who have made these objections, that all of them are wrong. I hope you won't do it.

Mayor Murphy: I am satisfied, from my own point of view, to accept the responsibility and the consequences of being responsible for the abolishment of the Labor Relations Board. I don't think that the eminent counsel, or anyone else,

would question my sincerity in trying to preserve industrial peace and in trying to advance the best interest of the workers of this State. I think, from the outline given to me by the Chairman of the State Mediation Board in their contemplated plans, they should be given an opportunity to proceed. I am satisfied that the only way we could give them that opportunity is by abolishing our Board. Then, if we find out that they are not operating for the best interests of the people, that this City is not being protected, then, as I said before, I will be one of the first ones to see to it that some form of a Local Labor Mediation Board in the City of Newark be established in order to give the kind of protection for the workers and employees in the City that they are entitled to.

Does anyone else wish to be heard?

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Naye: Commissioner Brady.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Naye: Commissioner Brady

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Naye: Commissioner Brady.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Naye: Commissioner Brady.

Commissioner Byrne moved that the title of "An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Naye: Commissioner Brady.

The Clerk then read the title of the ordinance as follows:

An Ordinance to repeal an Ordinance entitled "An Ordinance to establish a Labor Relations Board of the City of Newark," adopted April 7, 1937, and to abolish the Labor Relations Board of the City of Newark.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Naye: Commissioner Brady.

Mayor Murphy: The next order of business is bills and claims and payrolls.

RESOLVED, That the sum of \$39,236.05 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$484,925.00 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$218.25, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$475.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$187,725.00, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$116.95 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady

RESOLVED, That the sum of \$13,254.92 be and the same is hereby appropriated to the persons named in the certified list below containing 32 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$219,692.96 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Revenue and Finance.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$213.69, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$1,970.93 be and the same is hereby appropriated to the persons named in the certified list below containing 24 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$3,491.40, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$4,922.29 be and the same is hereby appropriated to the persons named in the certified list below containing 104 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$35,111.53 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$4,337.98 be and the same is hereby appropriated to the persons named in the certified list below containing 22 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$3,482.40, be and the same is hereby

appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$37,536.70 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady

RESOLVED, That the sum of \$1,750.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$243.33 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$37,630.09 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$43,932.99 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$41,251.85 be and the same is hereby appropriated to the persons named in the certified list below containing 72 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$157,447.19 be and the same is hereby appropriated to the persons named in the certified list below containing 306 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

WHEREAS, The Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of Public Affairs, permitting the withdrawal of funds by the said Director of the Department of Public Affairs as needed, for the years 1940 and 1941; and,

WHEREAS, the said Director has

withdrawn the following sum, to wit:

\$107,987.31, as set forth in attached certified list No. MF-4.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$88,437.06 be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$61,185.37 be and the same is hereby appropriated to the persons named in the certified list below containing 345 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

WHEREAS, The Board of Commissioners has heretofore adopted the ordinance hereinafter described, and the Board of Commissioners desires to make further provision for the issuance of Bond Anticipation Notes pursuant to said ordinance: NOW, THEREFORE,

BE IT RESOLVED by the Board

of Commissioners of The City of Newark that there shall be issued, at this time, pursuant to the ordinance entitled "An Ordinance providing for the financing of enlargements and extensions of the sanitary and storm water sewer systems of The City of Newark, and authorizing the issuance of bonds and bond anticipation notes for such purpose," adopted by the Board of Commissioners on the 30th day of July, 1941, Bond Anticipation Notes of said City of the aggregate principal amount of \$100,000, and that each of said notes shall be dated on or about the date of its issuance, and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that each of said notes shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said notes, and that said notes are within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said notes not determined by this resolution, and also the power to sell said notes, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

FURTHER RESOLVED, that said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturities of any of said notes sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such notes so sold.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenar.
John A. Brady

WHEREAS, the Board of Commissioners has heretofore adopted the ordinance hereinafter described, and the Board of Commissioners desires to make further provision for the issuance of Bond Anticipation Notes pursuant to said ordinance: **NOW, THEREFORE**,

BE IT RESOLVED by the Board of Commissioners of The City of Newark that there shall be issued, at this time, pursuant to the ordinance entitled "An Ordinance providing for the issuance of \$300,000 Street Improvement Bonds of the City of Newark, and providing for the issuance of bond anticipation notes in anticipation of the issuance of such bonds," adopted by the Board of Commissioners on the 30th day of July, 1941, Bond Anticipation Notes of said City of the aggregate principal amount of \$300,000, and that each of said notes shall be dated on or about the date of its issuance, and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that each of said notes shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by

the City Clerk, and said officers are authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said notes, and that said notes are within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said notes not determined by this resolution, and also the power to sell said notes, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

FURTHER RESOLVED, that said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturities of any of said notes sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such notes so sold.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

The following resolution was received and read:

BURLEY BROTHERS
75 Montgomery Street
Jersey City.

August 26, 1941

Board of Commissioners
of the City of Newark,
New Jersey

Gentlemen:

We hereby request that the \$50,000 Public Improvement Bonds of the City of Newark, hereinafter described, be reconverted, at our expense, into coupon bonds as provided by law.

The bonds are dated March 1, 1930, payable March 1, 1953, bear interest at the rate of four and one-half per centum (4½%) per annum, payable semi-annually on March 1st and September 1st, and consist of fifty bonds at the denomination of \$1,000 each, numbered from 1143 to 1192, inclusive.

The bonds are now registered in the name of Chancellor of New Jersey." We have purchased the the bonds and the bonds have been assigned to us with a power of attorney which authorizes us to have the bonds transferred to us on the bonds of the City and to have the bonds reconverted into coupon bonds.

Very truly yours,

BURLEY BROTHERS

By Chester C. Burley

Ordered Filed.

WHEREAS, the Board of Commissioners of The City of Newark, in the State of New Jersey, has received the following written request for the reconversion of bonds:

"August 26, 1941.

Board of Commissioners
of The City of Newark,
New Jersey.

Gentlemen:

We hereby request that the \$50,000 Public Improvement Bonds of The City of Newark, hereinafter described, be reconverted, at our ex-

pense, into coupon bonds as provided by law.

The bonds are dated March 1, 1930, payable March 1, 1953, bear interest at the rate of four and one-half per centum (4½%) per annum, payable semi-annually on March 1st, and September 1st, and consist of fifty bonds of the denomination of \$1,000 each, numbered from 1143 to 1192, inclusive.

The bonds are now registered in the name of "Chancellor of New Jersey." We have purchased the bonds and the bonds have been assigned to us with a power of attorney which authorizes us to have the bonds transferred to us on the books of the City and to have the bonds reconverted into coupon bonds.

Very truly yours,

BURLEY BROTHERS

By Chester C. Burley"

and

WHEREAS, the Board of Commissioners of The City of Newark, has heretofore issued said bonds pursuant to Chapter 252 of the Laws of 1916 of New Jersey, and the acts amendatory thereof and supplemental thereto, and each of said bonds was issued in coupon form and subsequently converted into bonds registered as to both principal and interest by the removal and cancellation of the coupons attached thereto and the execution by the Comptroller of a conversion certificate printed on the back of such bond, and each of said bonds is now registered as above stated: NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of

Newark, in the State of New Jersey, as follows:

Section 1. The Mayor, Director of the Department of Revenue and Finance and City Clerk are hereby authorized and directed to cause to be prepared new bonds of the same form and tenor as said outstanding \$50,000 Public Improvement Bonds, and new coupons for the unmatured interest on said bonds, of the same form and tenor as those attached to said bonds when they were issued, and to attach such new coupons to said new bonds, and to execute and sign and seal said bonds; provided, however, that each of said new bonds shall recite on its face that it has been reissued pursuant to this resolution, in exchange for a bond of the same form and tenor originally issued as a coupon bond and thereafter converted into a fully registered bond, and each of said new coupons shall be authenticated by the fac-simile signature of said Director of the Department of Revenue and Finance.

Section 2. The City Comptroller is hereby authorized and directed to issue said new bonds in exchange for said outstanding registered bonds pursuant to Section 40:1-57 of the Local Bond Law, and to cancel said outstanding registered bonds.

Section 3. The reconversion of said bonds shall be entirely at the expense of said registered holder.

Section 4. The new bonds issued pursuant to this resolution shall be numbered and mature in the same manner and shall bear the same date and be of the same denominations and bear the same rate of interest as said outstanding bonds.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, an emergency has arisen to meet a pressing need for public expenditure, to wit: the payment of a settlement of the claim of James A. Hyland, for arrears of salary due and owing to him for the position of Marine Solicitor from October 1, 1937 to October 1, 1938; and

WHEREAS, no adequate provision was made in the 1941 Budget appropriation for the aforesaid purpose, and

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution is \$9,306.60; and three per cent of the total current operating expenses in the budget for the year 1941 is \$518,136.16;

NOW, THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of \$1,750.00; and

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Finance, and the Acting Auditor of Accounts, be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant to R. S. 40:2-31 and in accordance with the provisions of R. S. 40:2-40, 40:2-4 and 40:2-43 to 40:2-46, inclusive; and

BE IT FURTHER RESOLVED, that a copy of this resolution be filed with the Commissioner of Local Government.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

WHEREAS, R. S. 40:46-20 requires that every officer or employee entrusted with the receipt, custody or expenditure of moneys or funds of the municipality shall execute and deliver his bond, with such surety and in such sum as the governing body shall by ordinance or resolution require; and,

WHEREAS, it is determined that a bond for \$10,000.00 shall be executed and delivered by the Secretary of the Insurance Fund Commission; and,

WHEREAS, Louis B. Saperstein has executed and delivered a bond in the sum of \$10,000.00, Maryland Casualty Co., Surety;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said bond, in the sum of \$10,000.00, of Louis B. Saperstein, Maryland Casualty Co., Surety, is approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, Section 513 of Revised Ordinances, 1913, requires auctioneers licensed by the City to give bond in the sum of \$2,000.00; and

WHEREAS, Harry Rosenzweig has submitted his bond in the sum of \$2,000.00, with New Amsterdam Casualty Company as surety, in connection with his application for Auctioneer's License;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said

bond be and the same is hereby approved.

Vincent H. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS William G. Faller is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 William G. Faller was the owner of record of premises known and designated as Block 115, Lot 1, 14 Vine Street, Newark, New Jersey, which was assessed at a valuation of \$1,200. tax \$58.20;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark, that the said William G. Faller be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 115, Lot 1, 14 Vine Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS Isaac Rackenberg was the owner of property known and designated as 20 Badger Avenue, Newark, New Jersey, Block 2579, Lot 38 during the assessing years for 1937, 1938 and 1939 and,

WHEREAS said property was assessed at a valuation of Land \$1,400. Building \$1,400. Total \$2,800. tax \$103.32 for 1937; and similar valuation for the year 1938, tax \$129.08, also a similar valuation for the year 1939, tax 127.40 and,

WHEREAS the assessments on the building for said years were erroneous, because the building was razed prior to the assessing date for the year 1937,

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark, that the assessment of \$1,400.00, tax \$51.66 levied on the building for the year 1937, and the same valuation, tax \$64.54 levied on the building for 1938, and a similar valuation, tax \$63.70 levied on the building for the year 1939; be cancelled, and that the Comptroller be and he is hereby authorized to cancel the same of record.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS Oscar McConnell is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Oscar McConnell was the owner of record of premises known and designated as Block 558, Lot 66, 106-108 Second Avenue, Newark, New Jersey, which was assessed at a valuation of \$9,000. tax \$436.50;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Oscar McConnell be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation on his property known as Block 558, Lot 66, 106-108 Second Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

John A. Brady

WHEREAS Granberry & Company formerly located at 17 Academy Street, Newark, was assessed at a valuation of \$1,000.00, tax \$48.50 for the year 1940, and

WHEREAS said assessment was erroneous because said taxpayer had moved from 17 Academy Street prior to October 1st, 1939 to 728 Broad Street and was taxed for their personal property at the latter location,

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the assessment of \$1,000.00, tax \$48.50 for personal property erroneously levied against Granberry & Company, 17 Academy Street, for the year 1940, be cancelled and that the Receiver be and he is hereby authorized to cancel the same of records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, Andrew B. Crummy and J. Albert Stobbe, co-trustees, Arcturus Radio Tube Company, a New Jersey Corporation, owners of Premises 708-720 Frelinghuysen Avenue, Newark, New Jersey, being Block 3782, Lot 94, through their Attorney William A. Consodine, has petitioned the Board of Commissioners of the City of Newark for the adjustment of the taxes and interest charges past due on the above mentioned premises; and

WHEREAS, Arcturus Radio Tube Co. filed under Section 77b of the Bankruptcy Act in December, 1937, and was operated as a going concern until August, 1939, employing several hundred persons in the manufacture of radio tubes; and

WHEREAS, a plan of reorganiza-

tion embodying municipal taxes was approved by the United States District Court for the District of New Jersey on July 2, 1940; and

WHEREAS, there appears to be still owing the said City of Newark on the aforesaid property for taxes from 1936, 1937, 1938, 1939 and 1940, the principal sum of \$30,-620.20 and interest and penalties accrued thereon to June 17, 1941, in the sum of \$4, 868.83, making a total of \$35,490.53; and

WHEREAS, it appears that by action of the State Board of Tax Appeals in 1937 the assessment on buildings was reduced from \$203,100 to \$183,000; and

WHEREAS, it appears that the said property was sold to the City of Newark on August 30, 1938 for the 1936-1937 taxes, Tax Certificate No. 32,467; and

WHEREAS, the trustees have contracted to sell the property with the concurrence of the United States District Court for the District of New Jersey to Titeflex Metal Hose Company which will put to work between 300 and 500 employees on defense contracts and similar work for private industry, at a price considerably lower than the present total assessed value of land and buildings in the sum of \$226,500; and

WHEREAS, the United States Navy Department has approved the building for use by the purchaser on defense contracts for that Department; and

WHEREAS, it appears that the property is otherwise difficult of sale because its floor load is too light for medium or heavy manufacture; and

WHEREAS, Arcturus Radio Tube

Co. by its trustees aforesaid, has offered the sum of \$29,879.13 in full payment and satisfaction of all taxes, interest charges, penalties and liens unpaid for the years aforesaid, as of this date, based on the elimination of penalties and interest and adjustment of assessments on the buildings for the years stated in line

with the reduction on the assessment on buildings by the State Board of Tax Appeals; and

WHEREAS, the total assessments on land and buildings and the adjusted value for the years stated follow:

					Tax Dollars
Year	Tax Rate	Land Assessment	Bldg. Assessment	Total Assessment	Penalty Due
1940	4.85	\$44,900	\$181,300	\$226,500	\$10,985.25
1939	4.55	43,500	183,000	226,500	10,305.75
1938	4.61	43,500	203,100	246,600	11,368.26
1937	3.69	43,500	203,100	246,600	9,099.54
1936	3.81	43,500	203,100	246,600	9,395.46
TOTAL					\$51,154.26
(Item of interest in tax sale not reflected in this total of \$1,427.34)					1,427.64
					52,581.90
By cash credit State Board remissions					22,702.77
					29,879.13

and,

WHEREAS, had the City reflected the reduction in the assessment as granted by the State Tax Board the tax dollars and penalties thereon would have further reduced the above amount of tax dollars due:

				Adjusted	Adjusted
Year	Tax Rate	Total Assessment	Bldgs. Adjusted	Assessed Value	Tax Dollars
1940	4.85	\$226,500	\$181,600	\$226,500	10,985.25
1939	4.55	226,500	183,000	226,500	10,305.75
1938	4.61	246,600	183,000	226,500	10,441.65
1937	3.69	246,600	183,000	226,500	8,357.85
1936	3.81	246,600	183,000	226,500	8,629.65
					48,720.15
				Cr.	22,702.77
TOTAL					26,017.38

WHEREAS, the Department of Revenue and Finance has investigated the matter and has approved the adjustment and abatement stated; and

WHEREAS, the Board of Commissioners of the City of Newark is satisfied that the offer of the said trustees is equitable and just, that the adjustment and abatement will enable a sale of the property that will return it to the active ratables, aid the national defense program, cause the employment of several hundred men and women and that the said adjustment and abatement will be for the best interests of the City of Newark;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the taxes, assessments and other municipal charges, interest and penalties thereon, for the years 1936, 1937, 1938, 1939 and 1940, inclusive, heretofore levied and assessed against the hereinabove described premises, known as 708-720 Frelinghuysen Avenue, be, and the same are hereby, abated to the sum of \$29,879.13; and

BE IT FURTHER RESOLVED, that the Director of the Department of Revenue and Finance, the Comptroller and the Tax Receiver of the City of Newark be, and they are hereby authorized and directed to accept the sum of \$29,879.13 in full satisfaction and settlement of all taxes, assessments and liens on the aforesaid properties, for the years 1936, 1937, 1938, 1939 and 1940, inclusive, and upon the payment thereof the said Director of the Department of Revenue and Finance, the Comptroller and the Tax Receiver of the City of Newark are to give a receipt in full satisfaction, provided payment is made within sixty days from the date hereof.

This resolution is presented under and by virtue of Revised Statutes 54:4-99 to 54:4-102.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Commissioner Byrne offered the following resolutions:

WHEREAS, an emergency has arisen to meet a pressing need for public expenditure, to wit: arising out of the payment of the City's contribution for Works Progress Administration projects being "for other than personal services"; and

WHEREAS, no adequate provision was made in the 1941 Budget appropriation for the aforesaid purpose, and

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution is \$103,-240.60, and three per cent of the total current operating expenses in the budget for the year 1941 is \$518,-136.16;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of Sixty Thousand Dollars (\$60,000); and

BE IT FURTHER RESOLVED, That the Mayor and Director of the Department of Revenue and Finance and the Acting Auditor of Accounts, be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant

to R. S. 40:2-31, and in accordance with the provisions of R. S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive; and

BE IT FURTHER RESOLVED, that a copy of this resolution be filed with the Commissioner of Local Government.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Vincent J. Murphy

WHEREAS, Joseph M. Byrne, Jr., Director of the Department of Public Works is causing to be filed with the Work Projects Administration, Project Application No. 3-7-1243 to provide employment for 979 persons to be taken from the relief rolls of the City to be employed upon a project to improve the landing field, including work incidental thereto at Newark Air Port, in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$1,692,777. is contingent upon the expenditure of \$78,800. by the City of Newark.

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he is hereby authorized to expend the sum of \$78,800. for the purpose aforesaid, to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

Commissioner Brady offered the following resolution:

WHEREAS, John A. Brady, Director of the Department of Public Affairs desires to file with the Work Projects Administration, Project Application No. 5232-H-144 to provide employment for 9 persons to be taken from the Relief Rolls of the City to be employed upon a project to summarize, type, and file revised master index cards in the Central Clearance Bureau in the Department of Public Welfare in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$3,861. is contingent upon the expenditure of \$1,086. by the City of Newark;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of \$1,086. be and the same is hereby allocated for the purpose aforesaid, disbursement to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

WHEREAS, the Federal Security Agency, National Youth Administration for New Jersey, having its headquarters, State Office Annex, at No. 1 Port Street, Newark, the premises being owned by the City of Newark, desires permission to erect a temporary frame office building in the rear of the building thereon, and as set forth in letter of August 15, 1941, copy of which is annexed hereto and made a part hereof, according to plans which have been submitted to the Director of Public Safety and

the Superintendent of Buildings, and which they approve; and

WHEREAS, the said Director recommends the permission requested, to be terminated upon reasonable notice by the City to the NYA;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the permission, as aforesaid, be and the same is hereby granted; and,

BE IT FURTHER RESOLVED, that the agreement for said permission is hereby authorized, to be executed by the Mayor and the City Clerk, in form and substance to be approved by the Law Department.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

WHEREAS, Sunday, September 14th, 1941, has been designated as the occasion of the official reopening of "NEWARK AIRPORT" of the City of Newark; and

WHEREAS, in connection with the reopening exercises, a Committee of Citizens of Newark and of the Airlines will appropriately celebrate the occasion by conducting an "AIR SHOW" without expense to the City; and

WHEREAS, the reestablishment of the Newark Airport as part of the great national system of mail, passenger and freight air service constitutes a public event in the progress of our City;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that we do give public notice of the occasion of the

reopening of "Newark Airport" and of the exercises and celebration to be conducted in connection therewith, as aforesaid, and that the "City" by and through Joseph M. Byrne, Jr., the Director of the Department of Public Works, shall accord to the Committee in charge, the facilities of the Newark Airport and the cooperation of the municipality; and

BE IT FURTHER RESOLVED, that our people of Newark and adjacent communities, industry and business, civic and fraternal organizations, be and they are respectfully requested and urged to give to the Committee their sincere and earnest support; and, also by their attendance at the reopening of the Newark Airport on Sunday, September 14th, give expression to their interest in the reestablishment of Newark Airport as a part of the air service facilities of our Country; and

BE IT FURTHER RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized and directed to publicize the event and to do everything that he may deem necessary to further the interest of the public therein; and

BE IT FURTHER RESOLVED, that the Mayor, Vincent J. Murphy, be and he is hereby directed to publicly proclaim the occasion of the reopening of Newark Airport and the celebration exercised under the auspices of the Committee in charge thereof.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

Commissioner Brady offered the following resolution:

BE IT FURTHER RESOLVED, By

the Board of Commissioners of The City of Newark, that a certain lease between Henry R. Friedman and The City of Newark, for the leasing of premises known and designated as 75-79, inclusive, Arlington Street, Newark, New Jersey, upon the terms and conditions in said lease set forth, a copy of which is attached hereto and made a part hereof, be and the same is hereby approved; and the Director of the Department of Public Affairs and the City Clerk are hereby authorized and directed to execute the same on behalf of The City of Newark.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

WHEREAS, plans have been received for the refunding of the debts of the City of Newark, and

WHEREAS, said refunding may effect the status of the present Sinking Fund,

NOW, THEREFORE, BE IT RESOLVED, that the office of State Commissioner Darby be instructed to make a survey of the condition of the present Sinking Fund and submit to the Commissioners of the City of Newark its findings, indicating definitely whether a surplus of funds now exists and if so to what extent.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Coordinated Transport be and it is hereby requested and directed to relocate its poles on both side of

Broadway, south of Delavan Avenue at Romaine Place, and at Irving Street, as indicated on map or plan numbered 3113-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Re-Location of Transport Poles, Broadway, South of Delavan Ave., at Romaine Pl., and Irving St., Newark, N. J." dated August 8, 1941, hereto attached and made a part hereof, and that said poles be and are hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

Mayor Murphy offered the following resolutions:

WHEREAS, action has been instituted on behalf of Clara Heley, by her next friend, Joseph Heley, against The City of Newark, arising out of the alleged liability of The City of Newark, for personal injuries to the said Clara Heley, and

WHEREAS, the actual expenses incurred by the said Clara Heley, or by her father, Joseph Heley, plus the personal injuries suffered by the said Clara Heley, amount to the sum of \$225.00 and that the said Clara Heley, individually and by her next friend and father, Joseph Heley, have without prejudice to their rights, suggested a settlement in the sum of \$225.00 for any cause of action they may have against The City of Newark, and

WHEREAS, it appears that the said proposed settlement of \$225.00 seems reasonable under the circumstances of the case,

NOW THEREFORE, BE IT RESOLVED by the Board of Commis-

sioners of The City of Newark, that the Corporation Counsel of the City of Newark, be and he is hereby authorized to offer in settlement of the case brought by Clara Heley, by her next friend, Joseph Heley, against The City of Newark, being known as Docket Number 122454 in the Second District Court of the City of Newark, the sum of \$225. Upon the acceptance of the said offer of settlement, the Director of the Department of Revenue and Finance be and he is hereby authorized to pay unto the said Clara Heley, by her next friend, Joseph Heley, the full sum of \$225.00 upon receipt of a General Release from the said plaintiff and the discontinuance of this action, which said release and discontinuance of the action shall be approved in form and substance by the said Corporation Counsel.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, action has been instituted in behalf of Helen Venckewicz against The City of Newark arising out of alleged liability of The City of Newark for personal injuries to said Helen Venckewicz; and

WHEREAS, the said Helen Venckewicz has without prejudice to her rights suggested a settlement of Four Hundred and Fifty (\$450.00) Dollars for any and all damages she may have against the said The City of Newark, in full for said injuries; and

WHEREAS, it appears that the said proposed settlement of Four Hundred and Fifty (\$450.00) Dollars seems reasonable under the circumstances of her case;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of

The City of Newark that the Corporation Counsel of The City of Newark, be and he is hereby authorized to offer a settlement of the case brought by said Helen Venckewicz against The City of Newark, said case known as Docket No. 201858 in The First District Court of The City of Newark, in the sum of Four Hundred and Fifty (\$450.00) Dollars upon the acceptance of said offer of settlement, and the Director of the Department of Revenue and Finance, be and he is hereby authorized to pay to the said Helen Venckewicz and Meyer Linnick, her attorney, the sum of Four Hundred and Fifty (\$450.00) Dollars upon the receipt of a General Release of said plaintiff and a discontinuance from the action, to be approved in form and substance by the said Corporation Counsel.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, action has been instituted on behalf of Thomas Stiff against The City of Newark arising out of alleged liability of The City of Newark for personal injuries to said Thomas Stiff; and

WHEREAS, action has been instituted on behalf of Thomas Stiff against the City of Newark arising out of alleged liability of The City of Newark for property damage to automobile of the said Thomas Stiff; and

WHEREAS, it appears further that the actual expenses of said Thomas Stiff amounts approximately to the sum of Two Hundred (\$200) Dollars, and that the said Thomas Stiff has without prejudice to his rights suggested a settlement of Four Hundred and Twenty-five (\$425.00) Dollars for any and all

damages he may have against The City of Newark, in full for personal injuries and property damages;

WHEREAS, it appears that the said proposed settlement of Four Hundred and Twenty-five (\$425.00) Dollars seems reasonable under the circumstances of the case;

THEREFORE BE IT RESOLVED by the Board of Commissioners of The City of Newark that the Corporation Counsel of The City of Newark, be and he is hereby authorized to offer a settlement of the case brought by said Thomas Stiff against The City of Newark, said case known as Docket No. 201527 in The First District Court of The City of Newark, in the Sum of Four Hundred and Twenty-five (\$425.00) Dollars upon the acceptance of said offer of settlement, and the Director of the Department of Revenue & Finance, be and he is hereby authorized to pay to the said Thomas Stiff and Meyer Linnick, his attorney, the sum of Four Hundred and Twenty-five (\$425.00) Dollars, upon the receipt of a General Release of said Plaintiff and a discontinuance of said action, said General Release and Discontinuance from the action, to be approved in form and substance by the said Corporation Counsel.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, action has been instituted on behalf of Charles Heley against The City of Newark, arising out of the alleged liability of The City of Newark for property damage to the automobile of Charles Heley, and

WHEREAS, it appears further that the actual expenses of the said Charles Heley, by reason of the property damage to his said auto-

mobile, has amounted to \$81.25, and that the said Charles Heley has without prejudice to his rights, suggested a settlement in the sum of \$81.25, for any and all causes of action he may have against the said City of Newark, and

WHEREAS, it appears that the said proposed settlement of \$81.25 seems reasonable under the circumstances of the case,

NOW, THEREFORE BE IT RESOLVED by the Board of Commissioners of The City of Newark, that the Corporation Counsel of the City of Newark, be and he is hereby authorized to offer in settlement of the case brought by Charles Heley against The City of Newark, being known as Docket Number 122453 in the Second District Court of the City of Newark, the sum of \$81.25. Upon the acceptance of the said offer of settlement, the Director of the Department of Revenue and Finance be and he is hereby authorized to pay unto the said Charles Heley, the full sum of \$81.25 upon receipt of a General Release from the said plaintiff and the discontinuance of this action, which said release and discontinuance of the action shall be approved in form and substance by the said Corporation Counsel.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, action has been instituted on behalf of Caroline Heley and Joseph Heley, her husband, against The City of Newark, arising out of the alleged liability of The City of Newark, for personal injuries to Caroline Heley and the loss of her services to her husband, Joseph Heley, and

WHEREAS, the actual expenses

incurred by the said Caroline Heley and Joseph Heley, her husband, amount to the sum of \$250.00 and that the said Caroline Heley and Joseph Heley, her husband, have without prejudice to their rights, suggested a settlement in the sum of \$250.00 for any cause of action they may have against The City of Newark, and,

WHEREAS, it appears that the said proposed settlement of \$250.00 seems reasonable under the circumstances of the case,

NOW, THEREFORE, BE IT RESOLVED, that the Corporation Counsel of The City of Newark, be and he is hereby authorized to offer in settlement of the case brought by Caroline Heley and Joseph Heley, her husband, against The City of Newark, being known as Docket Number 122453 in the Second District Court of the City of Newark, the sum of \$250.00. Upon the acceptance of the said offer of settlement, the Director of the Department of Revenue and Finance be and he is hereby authorized to pay unto the said Caroline Heley and Joseph Heley, her husband, the full sum of \$250.00 upon receipt of a General Release from the said plaintiff and the discontinuance of this action, which said release and discontinuance of the action shall be approved in form and substance by the said Corporation Counsel.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, an action is about to be instituted on behalf of Frank Brady against The City of Newark arising out of alleged liability of The City of Newark for personal injuries sustained by said Frank Brady while a passenger in an automobile owned and operated by one Thomas Stiff,

which automobile struck an unguarded manhole protruding above the pavement bed on the highway at the intersection of South 9th Street and Eleventh Avenue, Newark, N. J. on September 1, 1940; and

WHEREAS, said Frank Brady has without prejudice to his rights suggested a settlement of Seventy-five (\$75.00) Dollars in full for said personal injuries, which he may have against said The City of Newark; and

WHEREAS, it appears that the said supposed settlement of Seventy-five (\$75.00) Dollars seems reasonable under the circumstances of his case;

THEREFORE BE IT RESOLVED, by the Board of Commissioners of The City of Newark that the Corporation Counsel of The City of Newark, be and he is hereby authorized to offer a settlement of the case brought by the said Frank Brady, against The City of Newark, in the sum of Seventy-five (\$75.00) Dollars, upon the acceptance of said offer of settlement, and the Director of the Department of Revenue and Finance be and he is hereby authorized to pay to the said Frank Brady and Meyer Linnick, his attorney, upon the receipt of a General Release of said Frank Brady and a discontinuance of any action, to be approved in form and substance by the said Corporation Counsel.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Commissioner Byrne offered the following resolutions:

RESOLVED, that the contract for moving 60-Inch Steel Pipe from Alexander Avenue Storage Yard,

CHARLES WARREN HARLOW
COMPANY—Newark, N. J.

Approx.. 100 Traffic Signals complete as per specifications
..... @ \$40.80 each net

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 729, dated August 13, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to be executed on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Meats, Meat Products and Poultry for the various institutions in the Department of Public Affairs, for the period from September 1st, 1941 to October 31st, 1941, inclusive, at unit prices shown on list in the Department of Central Purchase. The approximate totals are as follows:

Montclari, Essex County, New Jersey (Contract 48 - Division of Water), be and the same hereby is awarded to Bigley Bros. Inc. of 1600 Willow Avenue, Hoboken, New Jersey, they being the lowest formal bidder, the amount of their bid of \$2.50 per ton, based on the Engineer's Estimate of quantity of pipe to be moved, being in the sum of \$2,250; and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute on the part of the City of Newark, New Jersey, a proper contract covering said work.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution N. 655, dated July 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Frank J. Cloran Approx. \$6869.79
 John Gialanella Approx. 3822.76
 Fred Horns Approx. 6631.76
 Lair & Brydon Approx. 2543.21
 Palumbo & Cicalese
 Approx. 2737.37

Jos. M. Byrne, Jr.
 John B. Keenan
 John A. Brady
 Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 655, dated July 30, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

PEDER DEVOLD OIL COMPANY, INC.,—New York City.

Approx. 30 drums Cod Liver Oil, containing not less than 2500 USP Units, Vitamin A per gram and not less than 250 USP Units, Vitamin D per gram @ \$105.00 drum

Jos. M. Byrne, Jr.
 John B. Keenan
 John A. Brady
 Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 729, dated August 13, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it,

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

F. BOWDEN COMPANY — Newark, N. J.

Approx. 5,000 ft. Tile Pipe (4" to 24" inclusive) for the following discount below standard list price adopted by the Manufacturers, January 12, 1928 less 40%

Approx. 500 Tile Specials (to include bends, Y's, Stoppers, Tees or Traps of above mentioned sizes) discount from list as indicated above less 40%

Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That Wesley Vanderhoff, Laborer in the Division of Water, Department of Public Works, at a compensation of 75c per hour, be and he hereby is appointed to the position of Blacksmith's Helper in the Division of Water, Department of Public Works, at a compensation of \$44.00 per week, effective August 28, 1941, said promotion being subject to the approval of the Civil Service Commission.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That Gus Buckalo, 303 Sherman Avenue, Newark, a native citizen, be and he hereby is appointed temporarily to the position of Laborer-Driver in the Department of Public Works, Bureau of Street Cleaning, at a compensation of \$7.00 per day, effective August 27, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That Kenneth Robert Galbraith, 185 Elwood Avenue, Newark, a native citizen, be and he hereby is appointed temporarily to the position of Radio Signal Operator, 2nd Class, in the Department of Public Works, Port Newark Operations, payroll, at a compensation of \$30.00 per week, effective August 16, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

Commissioner Brady offered the

following resolution:

RESOLVED, that the title of Attendant be and the same is hereby created at the Newark City Hospital, Department of Public Affairs, at a salary of \$960. per annum, effective August 1, 1941. The title of Attendant is created in the City Hospital as a result of a recent Civil Service promotion examination open to all Orderlies employed in the various subdivisions of the Department of Public Affairs. Several of the Orderlies employed at the Newark City Hospital have passed this promotion examination and are to be appointed as Attendants at said institution with no change in salary.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

RESOLVED by the Board of Commissioners of the City of Newark that Marie I. Byrne, Ediphone Operator, annual salary \$1,200.00, in the Welfare Division, Department of Public Affairs, by and with her consent, and that of the Director thereof, be and she is hereby transferred as Ediphone Operator, at said annual salary of \$1,200.00, to the License Division, Department of Public Safety, by and with the consent of the Director thereof, effective September 1, 1941, subject to the approval of the Civil Service Commission of the State of New Jersey.

Consented to by MARIE I. BYRNE

Consented to by JOHN A. BRADY
Director of the Department of Public Affairs.

Consented to by JOHN B. KEENAN,
Director of the Department of Public Safety.

John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Commissioner Brady offered the following resolutions:

BE IT RESOLVED, by the Board of Commissioners that the salaries of the following named persons employed at the Newark City Alms House, Department of Public Affairs, be and the same are hereby adjusted and reduced to the amounts set opposite their respective names, effective August 16, 1941:

Bert Ellis Coffee, Orderly, salary adjusted from \$720 to \$960 per annum, without maintenance.

Harry Peterson, Orderly, salary adjusted from \$720 to \$960 per annum, without maintenance.

Margaret Connolly, Ward Maid, salary adjusted from \$780 to \$960 per annum, without maintenance.

Helen B. Henry, Ward Maid, salary adjusted from \$660 to \$960 per annum, without maintenance.

Julia Ryan, Ward Maid, salary adjusted from \$600 to \$960 per annum, without maintenance.

Anna Murray, Ward Maid, salary adjusted from \$720 to \$960 per annum, without maintenance.

Eleanor Rahill, Ward Maid, salary adjusted from \$840 to \$960 per annum, without maintenance.

John E. Kelly, Cleaner and Helper, salary adjusted from \$720 to \$1,080 per annum, without maintenance.

Hazel Westlake, Ward Maid, salary adjusted from \$720 to \$960 per annum, without maintenance.

Emily Williams, Ward Maid, salary

adjusted from \$720 to \$960 per annum, without maintenance.

Josephine M. Griswald, Ward Maid, salary adjusted from \$720 to \$960 per annum, without maintenance.

Fannie Downs, Ward Maid, salary adjusted from \$720 to \$960 per annum, without maintenance.

Kenneth Gallagher, Cleaner and Helper, salary reduced from \$1,080 to \$720 per annum, with full maintenance.

Julia Ward, Ward Maid, salary adjusted from \$720 to \$960 per annum, without maintenance.

Catherine Degnan, Ward Maid, salary adjusted from \$600 to \$960 per annum, without maintenance.

Elizabeth O'Connor, Seamstress, salary adjusted from \$780 to \$1,140 per annum, without maintenance.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

WHEREAS, Dr. Samuel Schiffman, District Physician in the Bureau of Health, Department of Public Affairs, was on leave of absence, without pay, during 1940 when the other district physicians employed in the Health Department had their salaries adjusted from \$1,000 to \$1,200, and;

WHEREAS, Dr. Schiffman has returned to duty in the Health Department as a District Physician, effective August 1, 1941, and;

THEREFORE, BE IT RESOLVED, that the salary of Dr. Schiffman, District Physician in the Bureau of Health, Department of Public Affairs, be and the same is hereby ad-

justed from \$1,000 to \$1,200 per annum, effective August 1, 1941.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, that the Resolution No. 654, adopted by the Board of Commissioners of the City of Newark at their regular meeting held on July 30, 1941, be and the same is hereby rescinded insofar as it affects the salary reductions granted the following named persons employed at the Newark City Alms House, Department of Public Affairs:

Josephine Downs Ward Maid
Josephine Griswald Ward Maid
Catherine Degnan Ward Maid
Julia Ryan Ward Maid

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, the Board of Commissioners of The City of Newark has determined, and by ordinance adopted on this 27th day of August, 1941, did repeal an ordinance entitled "An Ordinance to Establish a Labor Relations Board of The City of Newark, and by such ordinance did abolish the said Labor Relations Board;

AND WHEREAS the services of L. Hamilton Garner, Executive Director, will no longer be necessary,

THEREFORE, BE IT RESOLVED that the services of said L. Hamilton Garner be and the same hereby are terminated as of August 27th, 1941, for the reason that the agency has been discontinued, as hereinabove set forth.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Commissioner Brady offered the following resolution:

WHEREAS, the American Public Health Association will hold its annual meeting at Atlantic City, New Jersey, from October 14th to 17th, 1941, and;

WHEREAS, attendance at this meeting by Health Department division heads, nurses, inspectors and investigators, would be of great value to the City of Newark, and;

THEREFORE BE IT RESOLVED, that the Health Officer, Dr. Charles V. Craster, be and he is hereby authorized to present a bill not to exceed \$200 to cover transportation costs in full or in part for members of the staff; arrangements to be made by him to cover such expenses by this authorization.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Photographic Supplies, and Repair Parts for Elgin Street Sweepers and American La France Fire Fighting Equipment, Radio Transmitting and Receiving Equipment for Police Radio Cars and Repair Parts, and Ready Mixed Concrete.

BIDS TO BE RECEIVED on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady

Mayor Murphy: You heard the reading of the bills, claims and pay-rolls. You also heard the reading of the resolutions. A motion to approve is in order.

Commissioner Keenan: I so move you.

Commissioner Byrne: I second it.
Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Mayor Murphy: Board of Adjustment matters.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Henry C. Brockman (Gulf Oil Corp., owner); for the addition of greasing pit to present gasoline station in a 1st industrial district; on premises 497 Market Street; same to be in accordance with plan approved by the Board of Adjustment; same to be operated in conjunction with gasoline station on premises 487-495 Market Street and to expire with the same on May 29, 1948;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment

be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard?

(No response).

Commissioner Byrne: I move that we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Jack Kopitnikoff (Neighborhood Cut Rate Co., Inc., owner); for the storage of metals in a 1st industrial district; premises 65-67 Badger Avenue; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard?

(No response).

Commissioner Byrne: I move we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of J. Reading Funk (Brayban Realty Corp., owner); for the establishment of an addition to present automobile parking station in a 2nd business district; premises 124-126 Washington Street; same to be maintained and operated in conformity with the rules of the Board of Adjustment, and to be in accordance with the plan approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the

reading of the application. Is there anyone who desires to be heard?

(No response).

Commissioner Byrne: I move we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

August 26, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

"352-396 Market Street; New Penn Service; renewal of permit for gasoline station; such use to be limited to the period of eight years ending May 10, 1949;

"61-63 Plane Street; Robert C. Grady; renewal of permit for automobile parking station; such use to be limited to the period of one year ending August 11, 1942;

83 Morris Avenue; Isidore Stein, owner; in a 1st industrial district the construction of an addition to a public garage;—(No objec-

tors);

89-91 Fourteenth Avenue; Nick Mer-
curo; in a 2nd business district;
alterations and addition to exist-
ing factory building;—(No objec-
tors);

*64-66 Mulberry Street; Rayner
Auto Service; renewal of permit
for automobile parking station
and one stationary gasoline pump;
such use to be limited to the per-
iod of one year ending September
23, 1942;

*74-76 Clinton Street; City Parking
Service; renewal of permit for
automobile parking station; such
use to be limited to the period of
one year ending August 31, 1942;

*26-30 Monteith Avenue; Sheet Met-
al Products, Inc., owner; in a 1st
business district; the construction
of an addition to present factory;
—(No objectors).

*142-148 Academy Street; Marjorie
Reynolds; renewal of permit for
automobile parking station; such
use to be limited to the period of
one year ending August 9, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary.

Ordered filed.

The City Clerk: There are eight
matters referred to us, five of which
are renewals and could be disposed
of at this time.

Mayor Murphy: A motion is in
order to suspend the rules.

Commissioner Byrne: I so move
you.

Mayor Murphy: The Clerk will

call the roll.

Yeas: Commissioners Brady,
Byrne, Keenan, Mayor Murphy.

Commissioner Brady offered the
following resolutions:

WHEREAS, on an appeal to the
Board of Adjustment from the rul-
ing of the Zoning Enforcement Of-
ficer the said Board, after having
considered the same, recommended
in writing to the Board of Commis-
sioners of the City of Newark that
the following structure or use be
allowed:

Application of New Penn Service
(Roma Importing Co., owner); for
the renewal of permit for gasoline
station; premises 392-396 Market
Street; such use to be limited to
the period of eight years ending
May 10, 1949;

AND the matter having been con-
sidered by this Board;

IT IS RESOLVED, by the Board
of Commissioners of the City of
Newark, that said recommendations
of the Board of Adjustment be and
the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the
reading of the application. Is there
anybody who desires to be heard?
If not, a motion is in order.

(No response).

Commissioner Brady: I move we
grant it.

Mayor Murphy: The Clerk will
call the roll.

Yeas: Commissioners Brady,

Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Robert C. Grady (Florence P. Eagleton, owner); for the renewal of permit for automobile parking station; on premises 61-63 Plane Street; such use to be limited to the period of one year ending August 11, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that

the following structure or use be allowed:

Application of Rayner Auto Service (Gertrude E. Hummel, owner); for the renewal of permit for automobile parking station and one stationary gasoline pump; on premises 64-66 Mulberry Street; such use to be limited to the period of one year ending September 23, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Houston Building and Loan

Associaton, owner); for the renewal of permit for automobile parking station; on premises 74-76 Clinton Street; such use to be limited to the period of one year ending August 31, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same recommended in writing to the board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Marjorie Reynolds (H. D. Allen, owner); for the renewal of permit for automobile parking station; on premises 142-148 Academy Street; such use to be limited to the period of one year

ending August 9, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk: Mr. Mayor, there is a gentleman here who asks for a suspension of the rules on a matter that is before us for approval, to which there was no objection before the Board of Adjustment. This is premises on Monteith Avenue.

Commissioner Byrne: I move we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended

in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Sheet Metal Products, Inc., owner; for the construction of an addition to present factory in a 1st business district; premises 26-30 Monteith Avenue; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I move we concur.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Mayor Murphy: The remaining two matters will come up before the Commission two weeks from today, on September 10th.

The City Clerk: That one is the application of Isidore Stein for the construction of an addition to a public garage on premises 83 Morris

Avenue, to which there were no objectors appearing, and the application of Nick Mercuro for the alterations and addition to existing factory building, to which there were no objectors, at 89-91 Fourteenth Avenue.

Mayor Murphy: What is the pleasure of the Commission? Do you want them to come up two weeks from today or do you want to dispose of them now?

Commissioner Byrne: I move that we dispose of them, and that the rules be suspended.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed.

Application of Isidore Stein, owner; for the construction of an addition to a public garage in a 1st industrial district; premises 83 Morris Avenue; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Nick Mercuro (Irene M. Heisler, et als, owners); for alterations and addition to existing factory building in a 2nd business district; premises 89-91 Fourteenth Avenue (221-227 Bergen Street); same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Brady: I move we adjourn.

Commissioner Byrne: I second the motion.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy

APPROVED:

JOHN A. BRADY
JOS. M. BYRNE, JR.
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

MINUTES OF MEETINGS

OF THE

BOARD OF COMMISSIONERS

SEPTEMBER, 1941

Newark, N. J., September 10, 1941

A Regular Meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10:30 A. M. Daylight Saving Time.

Commissioner Byrne presiding.

Commissioner Byrne: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Villani, Keenan.

Absent: Mayor Murphy.

Acting Mayor Byrne: The Clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes be dispensed with.

Commissioner Keenan: I second it.

Acting Mayor Byrne: Those in favor will signify by saying "aye"; contrary "no." The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance granting permission to the Atlantic Refining Company, a corporation of the State of Pennsylvania, to lay and maintain an eight inch petroleum pipe line across and in certain designated streets in the City of Newark.

Whereas, The Atlantic Refining Company desires to lay and maintain a petroleum pipe line in and across certain streets in the City of Newark.

Therefore, the Board of Commis-

sioners of the City of Newark do ordain:

(1) That permission be and the same is hereby given to The Atlantic Refining Company, a corporation of the State of Pennsylvania to lay and maintain an eight (8) inch petroleum pipe line across and in the following streets in the City of Newark at the locations designated;

Across Doremus Avenue at right angles to the center line of said street at a point two hundred and ninety-two (292) feet south of the center line of the Central Railroad of New Jersey.

Doremus Avenue, two feet east of the westerly property line from a point two hundred and ninety-two (292) feet south of the center line of the Central Railroad of New Jersey to a point six hundred and seventy feet (670) north of the center line of said railroad.

Across Roanoke Avenue, two and one-half (2½) feet west of the westerly property line of Doremus Avenue.

Said petroleum pipe line to be at such depths below the surface of the said streets as the Chief Engineer of the Department of Public Works shall designate.

(2) That such permission be and the same is hereby given upon the condition and provision that the said The Atlantic Refining Company, its successors and assigns, will at its sole expense upon thirty (30) days notice in writing from the City of Newark, alter, relocate or remove such petroleum pipe line, in any part thereof, as may be designated in the removal or relocation notice served by the City of Newark upon the said corporation.

(3) That such permission be and the same is hereby given upon the condition and provision that the said The Atlantic Refining Company, its successors and assigns shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any and all claim or claims whatsoever, arising from or in any way connected with the granting of said privilege or by reason of the location, maintenance, or existence of the said petroleum pipe line in the streets aforementioned.

(4) That such permission be and the same is hereby given upon further consideration that The Atlantic Refining Company shall commence the construction of the said petroleum pipe line within the City of Newark not later than nine (9) months from the date of passage of this ordinance and shall complete such construction in the streets aforementioned within a period of ninety (90) days from the date of commencement of such work.

(5) That such permission be and the same is hereby given upon the express condition that the said petroleum pipe line shall become subject to any ordinances or regulations hereafter adopted by the City of Newark that may apply to such petroleum pipe line, and that The Atlantic Refining Company, its successors and assigns, shall become liable for the payment of any fee or fees hereafter imposed by the City of Newark by such ordinance or ordinances.

(6) That such permission be and the same is hereby given upon further consideration that the said The Atlantic Refining Company file with the City Clerk of the City of Newark its written acceptance of the provisions of this ordinance within thirty (30) days from the date on

which it takes effect.

(7) This ordinance shall take effect immediately.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan moved that September 24, 1941, 10:30 A. M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An ordinance relating to traffic and regulating the use of public streets and highways in the City of Newark; prescribing regulations relative to the parking of vehicles upon such public streets and highways; providing for the installation, operation, maintenance, supervision, regulation and control of the use of parking meters; defining and providing for the establishment of park-

ing meter zones upon the public streets and highways; providing for the payment thereof and for the supply of parts therefor exclusively from the receipts obtained from the operation of parking meters; providing for the enforcement hereof and providing penalties for the violation hereof.

WHEREAS, because of traffic conditions that exist in certain sections of the City of Newark, the free movement of traffic in those sections is impeded; and

WHEREAS, previous attempts to regulate the traffic and parking in the aforesaid area have not been as successful as is desirable; and

WHEREAS, because of the habit of numerous operators of motor vehicles of parking for long periods of time in close proximity to other motor vehicles so parked on the most congested parts of the city's busiest streets tends to further impede traffic and in addition thereto constitutes a danger to the life, limb and property of motorists, pedestrians and others; and

WHEREAS, it is the opinion of the Board of Commissioners of the City of Newark that the best method by which the above mentioned conditions may be remedied is by the designation of individual parking spaces in the said area, by providing for the use of parking meter machines in conjunction therewith, by restricting parking in said area to reasonable intervals of time and by compelling the operators of vehicles who enjoy the use of the parking space so designated to pay a portion of the cost of establishing and maintaining the same, and of regulating the same.

NOW, THEREFORE, THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

Section 1. For the purpose of this ordinance:

(a) The word "Vehicle" shall mean any device in, upon or by which any person or property is or may be transported upon a highway, except a device which is operated upon rails or tacks.

(b) The word "street" shall mean any public street, avenue, road, boulevard, highway or other public place located in the City of Newark and established for the use of vehicles.

(c) The word "person" shall mean and include any individual, firm, co-partnership or corporation.

(d) The word "operator" shall mean and include every individual who shall operate a vehicle as the owner thereof or as the agent, employee or permittee of the owner.

Section 2. The Director of Public Safety is hereby authorized to establish zones to be known as parking meter zones in the following streets and avenues in the City of Newark:

BROAD STREET: Easterly side of Broad Street, from Orange Street to South Street.

West side of Broad Street, from Orange Street to South Street.

WASHINGTON STREET: Easterly and westerly sides of Washington Street, from Broad Street to Clinton Avenue.

PARK PLACE: Both sides of Park Place, from Broad Street on the south to Broad Street on the north.

HALSEY STREET: Both sides of Halsey Street, from Washington Place to Lincoln Park.

MULBERRY STREET: Both sides of Mulberry Street, from Center St. to McCarter Highway.

WASHINGTON PLACE: Both sides of Washington Place, from Broad Street to Washington Street.

NEW STREET: North side of New Street, from Broad Street to High Street;

South side of New Street, from Halsey Street to High Street.

WEST PARK STREET: Both sides of West Park Street, from Broad Street to Halsey Street.

BLEECKER STREET: Both sides of Bleecker Street, from Halsey Street to High Street.

WARREN STREET: Both sides of Warren Street, from Halsey Street to High Street.

LINDEN STREET: Both sides of Linden Street, from Halsey Street to Washington Street.

CEDAR STREET: Both sides of Cedar Street, from Broad Street to Halsey Street.

ACADEMY STREET: Both sides of Academy Street, from Plane Street to High Street.

BANK STREET: North side of Bank Street, between Broad Street and Halsey Street.

CENTRE STREET: Both sides of Centre Street, from Park Place to Mulberry Street.

EAST PARK STREET: North side of East Park Street, from Park Place to Mulberry Street.

CENTRAL AVENUE: Both sides of Central Avenue, from High Street

to Broad Street.

COMMERCE STREET: South side of Commerce Street, from Broad Street to Raymond Plaza West.

CLINTON STREET: South side of Clinton Street, from Broad Street to Lawrence Street.

MARKET STREET: North side of Market Street from High Street to Raymond Boulevard;

South side of Market Street from Springfield avenue to Ferry Street.

BRANFORD PLACE: North side of Branford Place from Broad Street to Halsey Street;

Both sides of Branford Place, from Halsey Street to Shipman Street.

LAFAYETTE STREET: Both sides of Lafayette Street, from Broad St. to Mulberry Street.

WILLIAM STREET: Both sides of William Street, from Broad Street to Washington Street;

South side of William Street, from Washington to High Streets.

GREEN STREET: Both side of Green Street, from Broad Street to McCarter Highway.

CITY HALL PLACE: Both sides of City Hall Place, from Green Street to Franklin Street.

FRANKLIN STREET: Both sides of Franklin Street, from Broad St. to Mulberry Street.

FEDERAL SQUARE: Both sides of Federal Square, from Walnut St. to Franklin Street.

HILL STREET: Both sides of Hill

Street, from Broad Street to Washington Street.

COURT STREET: South side of Court Street, from Broad Street to Washington Street.

WALNUT STREET: Both sides of Walnut Street, from Broad Street to Mulberry Street.

And from time to time hereafter as traffic conditions require in such other streets and avenues as are selected for the location of such zones.

And in said parking meter zones, the Director of Public Safety shall cause parking meters to be installed and shall cause parking meter spaces to be designated as hereinafter provided and shall fix the time limitations for legal parking in such zones, not inconsistent with the time limitations of existing ordinances now or hereafter in force and effect in in the City of Newark.

Section 3. The Director of Public Safety is hereby authorized and directed to provide for the installation, regulation, control, operation and use of the parking meters provided for in this ordinance and to maintain said meters in good workable condition and is hereby invested with power and authority to enter into a contract, after approval of the terms and conditions thereof by the Board of Commissioners of the City of Newark, for the purchase and installation of parking meters, the payment for such meters and installation to be provided for solely from the receipts, funds and revenues obtained from the operation of said parking meters, without in any manner obligating the City to pay for the same from any other source, and the Director of Public Safety is further authorized and empowered to enter into a contract or contracts

after approval of the terms and conditions thereof by the Board of Commissioners of the City of Newark for such protection and maintenance of said parking meters as may be necessary to maintain the same in good operating condition and to pay for such parts, protection and maintenance exclusively from the receipts, funds and revenues received from the operation of said parking meters.

Section 4. Parking meters installed in the parking meter zones established as provided in Section 2 hereof shall be placed upon the curb immediately adjacent to the individual parking places hereinafter described. Each parking meter shall be placed or set in such manner as to show or display by a signal that the parking space adjacent to such meter is or is not legally in use. Upon each parking meter installed there shall be indicated by a proper legend the legal parking time established by the City, and when in operation, shall indicate on and by its dial and pointer the duration of the period of legal parking, and on the expiration of such period, shall indicate illegal or overtime parking.

Section 5. The Director of Public Safety is hereby authorized and instructed to have lines or markings painted or placed upon the curb and or upon the street adjacent to each parking meter for the purpose of designating the parking space for which said meter is to be used and each vehicle parked adjacent or next to any parking meter shall park within the lines or markings so established. It shall be unlawful and a violation of this ordinance to park any vehicle across any such line or parking or to park said vehicle in such position that the same shall not be entirely within the area so designated by such lines or markings.

Section 6. When a parking space in any parking meter zone is parallel with the adjacent curb or sidewalk, any vehicle parked in such parking space shall be parked so that the foremost part of such vehicle shall be nearest to the parking meter; when a parking space in any parking meter zone is diagonal to the curb or sidewalk, any vehicle parked in such parking space shall be marked with the foremost part of such vehicle nearest to such meter.

Section 7. When any vehicle shall be parked in any space adjacent to which a parking meter is located in accordance with the provisions of this ordinance, the operator of said vehicle shall upon entering the said parking space, immediately deposit or cause to be deposited a five-cent coin of the United States in such parking meter and place the meter in operation, and failure to deposit such five-cent coin shall constitute a breach of this ordinance and shall subject such person to the penalty prescribed in Section 15 hereof. Upon the deposit of such five-cent coin and placing said meter in operation, the parking space may be lawfully occupied by such vehicle during the period of parking time which has been prescribed for the part of the street in which said parking space is located. If said vehicle shall remain parked in any such parking space beyond the parking time limit fixed for such parking space, the parking meter shall display a sign or signal (showing such illegal parking, and in that event, such vehicle shall be considered as parked overtime, as shown by said sign or signal), and beyond the period of legal parking time and the parking of a vehicle overtime or beyond the period of legal parking time in any such part of a street where any such meter is located shall be a violation of this ordinance and punished as hereafter set out.

Section 8. It shall be unlawful and a violation of the provisions of this ordinance for any person to cause, allow, permit or suffer, any vehicle registered in the name of, or operated by such person to be parked overtime or beyond the period of legal parking time established for any parking meter zone as herein described.

Section 9. It shall be unlawful and a violation of the provisions of this ordinance for any person to deposit or cause to be deposited in a parking meter a five-cent coin for the purpose of increasing or extending the parking time of any vehicle beyond the legal parking time which has been established for the parking space adjacent to which said parking meter is placed.

Section 10. It shall be unlawful and a violation of the provisions of this ordinance for any person to permit a vehicle to remain or be placed in any parking space adjacent to any parking meter while said meter is displaying a signal indicating that the vehicle occupying such parking space has already been parked beyond the period of time prescribed for such parking space.

Section 11. It shall be unlawful and a violation of the provisions of this ordinance to deposit or cause to be deposited in any parking meter, any slug, device or metallic substitute for a five-cent coin of the United States.

Section 12. It shall be unlawful and a violation of the provisions of this ordinance for any person to deface, injure, tamper with, open or willfully break, destroy, or impair the usefulness of any parking meter installed under the provisions of this ordinance.

Section 13. It shall be the duty of

police officers of the City of Newark acting in accordance with instructions issued by the Director of the Department of Public Safety, to report:

(a) The number of each parking meter which indicates that the vehicle occupying the parking space adjacent to such parking meter is or has been parked in violation of any of the provisions of this ordinance.

(b) The State license number of such vehicles.

(c) The length of time during which vehicle is parked in violation of any of the provisions of this ordinance.

(d) Any other facts, a knowledge of which is necessary to a thorough understanding of the circumstances attending such violation.

Each such police officer shall also attach to such vehicle a notice to the owner thereof that such vehicle has been parked in violation of a provision of this ordinance and instructing such owner to report at the office of the Clerk of the Night Police Court of the City of Newark, in regard to such violations. Each such owner, may, within five (5) days of the time when such notice was attached to such vehicle, pay to the said Clerk of the Night Police Court of the City of Newark, as a penalty for and in full satisfaction of such violation, the sum of One (\$1.00) Dollar. The failure of such owner to make such payment to the said Clerk of the said Court within said five (5) days shall render such owner subject to the penalties hereinafter provided for violation of the provisions of this ordinance.

Section 14. The five-cent coins required to be deposited in parking

meters as provided herein are hereby levied and assessed as fees to provide for the proper regulation and control of traffic upon the public streets and also the cost of supervising and regulating the parking of vehicles in the parking meter zones created hereby, and to cover the cost of the purchase, supervision, protection, inspection, installation, operation, maintenance, control and use of the parking meters described herein.

Section 15. Every person who violates or fails to comply with any of the provisions of this ordinance shall be punishable by a fine not exceeding Fifty (\$50.) Dollars, or by imprisonment not exceeding thirty (30) days, or by both such fine and imprisonment in the discretion of the Court.

Section 16. The provisions of the Motor Vehicle Laws and Traffic Laws and Regulations, Title 39 of the Revised Statutes of the State of New Jersey, and amendments thereto insofar as they are applicable to this ordinance are hereby adopted as a part hereof, and the requirements of this ordinance, are subject to that act.

Section 17. If any section, part of section, sentence, clause or phrase of this ordinance shall be held to be unconstitutional or invalid, the remaining provisions hereof shall nevertheless remain in full force and effect.

Section 18. This ordinance is hereby declared to be an emergency measure on the ground of urgent public need for the preservation of peace, health, safety and property.

Section 19. This ordinance shall be deemed to be in addition and supplementary to present existing ordinances, and shall not be, and is

not considered a repealer of any prior or existing ordinances, except insofar as prior existing ordinances or parts of said ordinances, are in conflict with the provisions of this ordinance, and this ordinance shall take effect ten days after the date of publication after final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan moved that September 24, 1941, 10:30 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, at the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the VACATION of all that part of WRIGHT STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from the southeasterly line of Avenue C southeasterly to

the northerly right of way line of the Waverly and Passaic Branch-New York Bay Railroad; and for the VACATION of all that part of MILLER STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from a point on the northeasterly line of Miller Street 225 feet southeast of the southeasterly line of Avenue C and from a point on the southwesterly line of Miller Street 275 feet southeast of the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch-New York Bay Railroad.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That the following described streets in the City of Newark, viz.: that all that part of WRIGHT STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch-New York Bay Railroad, excepting all that part from the above described WRIGHT STREET lying within the limits of Avenue D as laid out 75 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares; and that all that part of MILLER STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from a point on the northeasterly line of MILLER STREET 225 feet southeast of the southeasterly line of Avenue C and from a point on the southwesterly line of MILLER STREET 275 feet southeast of the southeasterly line of Avenue C southeasterly to the north-

erly right of way line of the Waverly and Passaic Branch-New York Bay Railroad, SHALL BE VACATED as Public streets or highways, reserving, however, to the City of Newark with respect to a 10-foot strip at the northwesterly end of the above described part of MILLER STREET to be vacated, 50 feet long, lying between the center line of said MILLER STREET and a line parallel to and distant 10 feet measured northwesterly at right angles from the aforesaid center line of MILLER STREET, the right to enter upon the above described 10 foot strip for the purpose of relaying, rebuilding, reconstructing or maintaining the water and sewer mains, their manholes, gates and appurtenances now laid within the line of the above described 10 foot strip and the right to enter upon the above described 10 foot strip for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional water or sewer mains, their manholes, gates and appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 10 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional water or sewer mains, their manholes, gates and appurtenances is prohibited and contrary to the provisions of this ordinance.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1452-V, dated August 11, 1941.

Under and by virtue of the provision of Section 1, subdivision (b) of Article XXII of an Act of the Legislature of the State of New Jer-

sey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto.

Section 2. That this ordinance (Revised Statutes 1937, 40:67-1(b)) shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan moved that September 24, 1941, 10:30 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance on first reading.

An Ordinance relating to National Defense; prescribing authority of officials; prescribing certain rights and duties of Newark Defense Council;

creating certain sub-committees to Newark Defense Council; authorizing the Mayor to proclaim activities relating to National Defense; defining offenses and prescribing penalties.

WHEREAS, the Mayor has appointed a Defense Council known and designated as the "Newark Defense Council;" and

WHEREAS, it is deemed necessary in the interest of the public peace, health and safety, to prescribe the official authority of those engaged in defense activities and to provide for the efficient conduct of such activities relating to the National Defense;

THEREFORE, THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1. That for the purpose of National Defense the fifteen (15) members of the Newark Defense Council shall be and are hereby constituted officials of the City of Newark when engaged in the performance of their respective duties in connection with such defense activities.

2. Each member of the Newark Defense Council shall subscribe to the oath required by law of all municipal officers.

3. The Chairman of the Newark Defense Council, with the consent of the Mayor, and under the direction of the Director in charge of the respective department, board, bureau, commission, agency or officer affected shall have power to require municipal departments, boards, bureaus, commissions, agencies, and officers to render such services and make available such equipment, supplies and facilities as the said Chairman may deem necessary in order to carry out the work of the Newark Defense Council.

4. For the purpose of assisting the Newark Defense Council in its work, the following Sub-Committees to the Newark Defense Council are hereby created and in all things ratified:

- (a) Industry and Commerce.
- (b) Transportation and Communication.
- (c) Public Health and Welfare.
- (d) Public Safety.
- (e) Regional Corps.
- (f) Education and Technical Training.
- (g) Housing.
- (h) Fair Rents.
- (i) Consumers' Interests.
- (j) Aviation.
- (k) Women's Activities.

5. The Mayor is authorized and directed when requested by the Newark Defense Council to proclaim any activity relating to National Defense and to prescribe the rules and regulations for the conduct and cooperation of citizens in connection therewith.

6. All persons, firms and corporations, the officers and employees thereof, shall conform to and obey the rules and regulations prescribed as aforesaid by the Mayor in connection with defense activities.

7. It shall be unlawful to wilfully refuse or neglect to obey any such rules or regulations so proclaimed by the Mayor.

8. Violation of or failure to comply with any of the said rules or regulations so proclaimed by the Mayor or with any of the provisions of this ordinance shall be punishable by a fine not exceeding Two Hundred Dollars (\$200.00), or by imprisonment in the city jail not exceeding ninety days (90), or by both such fine and imprisonment.

9. This ordinance shall take effect immediately upon final passage and

publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan moved that September 24, 1941, 10:30 A.M., Daylight Saving Time, or as soon thereafter as said matter can be reached, at the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Commissioner Keenan presented "An Ordinance to amend an Ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers; to regulate public auction sales; to fix the license fees of auctioneers and the auction business; regulating the auction business; and providing penalties for the violation thereof," adopted the seventh day of June, Nineteen Hundred and Thirty-nine," for information and moved that it be taken upon first reading on September 24.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

The City Clerk then read the following resolutions:

RESOLVED, That the sum of \$29.10, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$212.60 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$38,850.96 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$903.75, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$624.99, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$87,122.77 be and the same is hereby appropriated to the persons named in the certified list below containing 44 items, being the bills and claims of the Department of Revenue and Finance.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$87,800.25 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$32,068.92 be and the same is hereby appropriated to the persons named in the certified list below containing 127 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$68,403.99 be and the same is hereby appropriated to the persons named

in the certified list below containing 2 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$3,451.40 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Affairs.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$3,342.40, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$35,932.08 be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$1,519.49, be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$219,025.86, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$29,302.77 be and the same is hereby appropriated to the persons named in the certified list below containing 216 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$292.80, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, that the sum of \$43,314.37, be and the same is hereby appropriated to the persons named in the certified list below containing 22 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$37,268.44 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$37,519.67 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$965.22, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$89,282.50 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$4,767.36, be and the same is hereby appropriated to the persons named in the certified list below containing 100 items, being the bills and claims

of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$12,341.25 be and the same is hereby appropriated to the persons named in the certified list below containing 28 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the bond of Ralph A. Villani, as a member of the Board of Commissioners of The City of Newark, and Director of the Department of Parks and Public Property, which has been approved as to form by the Corporation Counsel, be and the same is hereby approved as to the sufficiency thereof, and the City Clerk is directed to place the same on file in his office.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, on March 29, 1938, two cars of coal were shipped by the De Angells Coal Company, account of Thomas Cummins Coal Company, from Jessup, Pa. to Verona, N. J., via the Erie Railroad Company, the consignee named in the bill of lading being The Boys Home at Verona, operated by the City of Newark. On April 1, the cars were placed on the consignee's private siding. On April 5th, Mr. Grunderman, superintendent of the Boys Home ordered these cars to be unloaded by the boys of the home, and this was done before payment

of the freight charges and without permission of the railroad agent at Verona. The charges, amounting to \$211.20 were sought to be collected from the Cummings Coal Company, but Mr. Cummings died on April 10, and his company was forced into bankruptcy on May 10th. A first and final dividend of 3% was received from the receivers about November 30, 1939, amounting to \$6.34. This leaves a balance of \$204.86 uncollected for this transportation and it is for this amount that the present claim is made; as set forth in letter from Hobart, Minard & Cooper, Attorneys for Erie R. R. Trustees; and,

WHEREAS, on March 19, 1941, the Corporation Counsel sent an opinion to the effect that on the facts stated, the City is liable for payment of the claim. (See copy of opinion attached hereto); and,

WHEREAS, thereafter suit was commenced in the Second District Court of Newark for the recovery of said sum of \$204.86, plus costs and lawful interest, entitled in the name of Robert E. Woodruff and John A. Hadden, Trustees of the property of Erie Railroad Co. vs. City of Newark; and,

WHEREAS, it is recommended by the Law Department that the claim be paid;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the claim of the Trustees of the Erie Railroad Co., as above stated, be and the same is hereby approved for payment in the amount thereof, \$204.86 plus interest and legal costs of the suit, as in law provided, and the Director of the Department of Revenue and Finance be and he is authorized to make payment upon receipt of release and discontinuance of suit, approved as to form by Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, By the Board of Commissioners of The City of Newark, that the Bureau of Motors, Department of Parks and Public Property, and all the powers relating thereto, and heretofore vested in the said Department and the Director thereof, be and the same are hereby transferred and all the powers relating thereto are hereby distributed to the Department of Public Works, and the Director thereof.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the attached Certificate, marked Exhibit "A," and Map dated February 5, 1941, entitled, "Newark Airport Surface Conditions—January 1, 1941"—both of which are made a part of this resolution, be annexed to and incorporated in resolution adopted August 13, 1941 by the Board of Commissioners of The City of Newark, which resolution is entitled, "Resolution constituting Agreement with the United States relative to operation and maintenance of the Newark Airport."

John A. Brady
Ralph A. Villani
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, By the Board of Commissioners of The City of Newark, that the Petty Cash Account of \$25.00 heretofore established for the Newark Defense Council, in custody of Harry S. Reichenstein, heretofore Secretary of the Committee, City

Clerk's Office, be and the said Petty Cash Account of \$25.00 for said Newark Defense Council is hereby transferred to the custody of Harold John Adonis, present Secretary thereof, Room 304, City Hall, Newark Defense Council.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, on or about June 1, 1934, the City engaged one Lawrence A. Carton, Sr., to mow, cut and remove grass and bushes at Camp Newark, Neptune City, at \$35.00; and on or about June 1, 1935 did again engage him for similar work at \$35.00; all of which amounted to \$70.00, and was not paid; and;

WHEREAS, an action was started in East Orange District Court for recovery of same against the City; and,

WHEREAS, former Assistant Corporation Counsel Blank did determine that settlement of action should be made for the sum of \$70.00; and,

WHEREAS, the Director of the Department of Public Affairs recommends payment;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the sum of \$70.00 be and the same is hereby appropriated to the said Lawrence A. Carton, Sr., for the work aforesaid; and the Director of the Department of Revenue and Finance be and he is authorized to pay same upon receipt of release and warrant for satisfaction of judgment, approved as to form by Law Department.

John A. Brady
John B. Keenan
Ralph A. Villani

Jos. M. Byrne, Jr.

WHEREAS, Joseph M. Byrne, Jr., Director of the Department of Public Works is causing to be filed with the Work Projects Administration, Project Application No. 3-7-1209 to provide employment for 259 persons to be taken from the relief rolls of the City to be employed in the development of a disposal area project, including necessary roads, water supply lines and sanitary facilities on Route 25 opposite Haynes Ave. in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$207,046.85 is contingent upon the expenditure of \$97,294.62 by the City of Newark;

THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Works be and he is hereby authorized to expend the sum of \$97,294.62 for the purpose aforesaid, to be paid from funds appropriated for the operation of Work Projects Administration Project.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS The City of Newark proposes to lease land situated on New Jersey State Highway Route No. 25 near Haynes Avenue to a C-C-2 Fire Equipment Company with the option to it to purchase; and

WHEREAS, The title to the land in question is not clear because a part of the bed of Bound Creek lies within the same; and

WHEREAS, This title may be cleared by a Grant from the State through application to the Board

of Commerce and Navigation of the State of New Jersey;

THEREFORE, BE IT RESOLVED that the Director of the Department of Public Works and the City Clerk be and they hereby are authorized and directed to make application to the said Board of Commerce and Navigation of the State of New Jersey for the purchase by The City of Newark of the riparian rights adjacent to said property.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

Commissioner Keenan offered the following resolutions:

WHEREAS, Newark Air Show Committee, sponsored by The City of Newark, N. J., has made application for a permit for fireworks display at the Newark Airport, Port Newark, N. J., on September 14, 1941, between the hours of approximately 1:30 P. M. and 5 P. M., (alternate date, September 21st, 1941); and

WHEREAS, said application has been duly approved by the Chief of Police, the Chief Engineer of the Fire Division, the Assistant Inspector of the Bureau of Combustibles, and the Director of Public Safety of The City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that permission is hereby granted to The Newark Air Show Committee to conduct the fireworks display as applied for on the posting of a bond in the sum of Five Thousand Dollars (\$5,000.), as provided by the New Jersey Revised Statutes 1937, 21:3-1 to 21:3-9; said bond to be approved as to form by the Law Department.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

WHEREAS an application has been made to The City of Newark by The Newark Air Show Committee, sponsored by The City of Newark, N. J., for a permit for public fireworks display at the Newark Airport, Port Newark, N. J., on September 14, 1941, (alternate date, September 21, 1941) between the hours of approximately 1:30 P. M. to 5 P. M., and

WHEREAS a bond as required by the said Newark Air Show Committee, as principal, and National Surety Corporation, a corporation organized and existing under the Laws of The State of New York, and authorized to do business in The State of New Jersey, as surety, has been filed with the City of Newark, the form of which has been approved by the Law Department of The City of Newark;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark, that said bond be approved.

John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, on August 13, 1941, the Board of Commissioners adopted Resolution No. 720, approving a certain lease between The City and the C-O Two Fire Equipment Company, and authorizing the execution thereof; and,

WHEREAS, the C-O-Two Fire Equipment Company, upon a survey of the land by its engineers, was informed that the old bed of Bound Creek runs through the land, and that therefore increased piling will

be necessary, all of which has been verified by the City's Engineering Department (see letter attached and made part hereof), and the Engineers of the City and the prospective tenant estimate the extra cost for piling by reason thereof at approximately \$28,000.00 and which the tenant requests the City to pay or allow, by way of deductions from rentals to be paid by it; and,

WHEREAS, under all the circumstances and the advantages to accrue to the City by reason of the location here of this new industry, it is the opinion of the Director of the Department of Public Works, that the City should agree to the request of the prospective tenant;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark, that the lease authorized and described to be executed between the City and the C-O-Two Fire Equipment Company, as set forth in copy attached to resolution No. 270, adopted August 13, 1941, be and the same shall provide for the payment by the City of Newark the increased cost of piling for the reason aforesaid, conditioned in substance as follows:

"If the cost of the construction in a good, safe and workmanlike manner, necessitated by reason of piling of any building or buildings erected by the Tenant on the demised premises shall exceed \$53981 per square foot of land covered by such constructions, the landlord will pay to the Tenant any such excess, or such excess may be deducted from any rents due or to become due under this lease.

This shall be based upon a construction where the floor load of any factory or warehouse structure is to carry a load of 500

pounds per square foot, and the office structure is to carry a floor load of 100 pounds per square foot.

If the Tenant constructs a building with floor loads designed to carry greater loads than those aforementioned, he shall bear the extra cost, proportionate to the increased load.

Payments by the Landlord or deductions from any rents due for cost of aforesaid piling as described in the preceding paragraphs, shall not exceed the sum of \$2500.00 in any one of the first five years."

If, in the future, the cost of construction of additional buildings may be increased by reason of the necessity of pilings, then the City shall pay the additional cost in the same proportion as herein provided for the present construction.

BE IT FURTHER RESOLVED That the Director of the Department of Public Works and the City Clerk be and they are hereby authorized to execute the lease approved on August 13, 1941, supplemented as herein provided, and to be approved as to form by the Law Department.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, John A. Brady, Director of the Department of Public Affairs, desires to file with the Work Projects Administration, Project Application No. 3-7-1245 to provide employment for 60 persons to be taken from the Relief Rolls of the City to be employed upon a construction, alteration and improvement project at the Newark

City Hospital Building, located on Fairmount Avenue and Twelfth Avenue, in the City of Newark, which will include new floors in six wards, kitchen extension fourth and fifth floors, roofing and sun deck, new sash in solarium, pharmacy alterations, new carpentry, masonry, plumbing and heating, painting, electrical work, roofing structural steel, sheet metal work, and all incidental work necessary thereto; and,

WHEREAS, the contributions requested of the Work Projects Administration for said Project amounting to \$25,258.29 is contingent upon the expenditure of \$15,402.33 by The City of Newark;

THEREFORE BE IT RESOLVED By the Board of Commissioners of The City of Newark that the sum of \$15,402.33 be and the same is hereby allocated for the purpose aforesaid, disbursements to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

WHEREAS, Flint Carter filed with the License Commissioner of The City of Newark applications for Pool Room License No. 283 and Cigar Store License No. 4407, and did deposit with the City Clerk of the City of Newark the sum of Eleven Dollars (\$11.00); to wit: \$10.00 for Pool Room License and \$1.00 for Cigar Store License, with each application at the time of the filing of said applications; and

WHEREAS, the above named applicant has been rejected; and,

WHEREAS, the above named applicant is now entitled to refund of Eleven Dollars (\$11.00) on these applications;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of Eleven Dollars (\$11.00) be and the same is hereby ordered paid to the said Flint Carter, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Eleven Dollars (\$11.00) to the said Flint Carter.

John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

WHEREAS, In accordance with the Law and by the authority of the Board of Commissioners of The City of Newark, New Jersey, by resolution No. 476, dated July 1, 1941, the Department of Central Purchase publicly solicited, received and opened bids for the privilege of reclaiming materials at the Newark Disposal Area, therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark that the contract for reclaiming said material be and the same hereby is awarded as follows, being the highest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of the Department of Public Works and the City Clerk of The City of Newark, are hereby authorized and directed to execute on the part of The City of Newark, proper contract; for reclaiming said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

To be paid by—

MALGERI & COMPANY, Newark,
N. J.

For the privilege of reclaiming
materials at the City of Newark
Disposal Area for the
sum of \$7,091.00

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, In accordance with
the law and by the authority of the
Board of Commissioners of The City
of Newark, New Jersey, by a Reso-
lution No. 827, dated August 27, 1941,
the Department of Central Pur-
chase publicly solicited, received and
opened bids for furnishing and de-
livering material listed below, there-
fore be it

RESOLVED, By the Board of
Commissioners of The City of New-
ark that the contract for furnishing
and delivering said material to the
City of Newark, be and the same
hereby is awarded as follows, being
the lowest responsible and formal
bidder as determined by the Direc-
tor of the Department of Public
Works in response to public adver-
tisement for sealed proposals, the
amount of its bid being as follows,
and the Director of Public Works
and the City Clerk of The City of
Newark, are hereby authorized and
directed to execute on the part of
The City of Newark, proper con-
tract for furnishing and delivering
said material according to the spe-
cifications on file in the Department
of Central Purchase, in the City of
Newark:

COLONIAL CONCRETE COM-
PANY—West Orange, N. J.

Approximately 2,000 cu. yds. 1:3-6
Ready Mixed Concrete with Grade

C or E Broken Stone Aggregate using
High Early Strength Portland Ce-
ment (Sections 408-408-41C-412-417--
418-420) @ \$5.18 cu. yd.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, In accordance with
the law and by the authority of the
Board of Commissioners of The City
of Newark, New Jersey, by a resolu-
tion No. 550, dated July 15, 1941, the
Department of Central Purchase
publicly solicited, received and open-
ed bids for furnishing and delivering
material listed below, therefore be it

RESOLVED, By the Board of
Commissioners of The City of New-
ark that the contracts for furnish-
ing and delivering said material to
the City of Newark, be and the same
hereby are awarded as follows, being
the lowest responsible and formal
bidder as determined by the Direc-
tor of the Department of Public
Works in response to public adver-
tisement for sealed proposals, the
amount of their bids being the fol-
lows, and the Director of Public
Works and the City Clerk of the
City of Newark, are hereby author-
ized and directed to execute on the
part of the City of Newark, proper
contracts for furnishing and de-
livering said material according to
the specifications on file in the De-
partment of Purchase, in the City
of Newark:

Dry Goods and Household Sup-
plies, for various departments, the
bulk of the items being for the De-
partment of Public Affairs, for the
period of six (6) months from date
of award, at unit prices shown on
list on file in the Department of
Central Purchase.

Armour & Company
Approximately\$ 519.50

Fisher Cohen Company	
Approximately	21,001.98
Herman Kussy Company	
Approximately	835.63
Proctor & Gamble	
Approximately	3,504.37
Sanifect Company	
Approximately	1,004.82
I. Simon & Sons	
Approximately	1,525.72
Unfried Barkhorn	
Approximately	2,863.42
C. G. Winans Company	
Approximately	1,691.25

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That sealed proposals received by the Department of Central Purchase on August 25, 1941, for furnishing and delivering 24" Automatic Cone Valve for the Department of Public Works, be and the same hereby are rejected, for specifications revision, therefore be it

FURTHER RESOLVED That the Department of Central Purchase be and it is hereby authorized and directed to re-advertise for sealed proposals for said Cone Valve.

Bids to be received on such date and at such times as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Cast Iron Curb boxes, Top Sections and Covers for same for the Department of Public Works.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That sealed proposals received by the Department of Central Purchase on August 25, 1941, for furnishing and installing Amplification System in City Commission Chamber, be and the same hereby are rejected, for the purpose of revising the specifications, therefore be it

FURTHER RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to readvertise for sealed proposals for said Amplification System.

Bids to be received on such date and at such times as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, a vacancy exists in the rank of Assistant Chief Identification Clerk in the Police Division, Department of Public Safety; and,

WHEREAS, it is to the best interests of the Police Division of the Department of Public Safety that said position be filled,

NOW, THEREFORE, BE IT RESOLVED, That Identification Clerk Thomas P. Moore, having been certified as eligible by the Civil Service Commission, be and he is hereby promoted to the rank of Assistant Chief Identification Clerk in the Police Division, Department of Public Safety, at a salary of Three Thousand Dollars per annum (\$3,-

000), payable as other salaries are paid, effective September 10, 1941.

John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That Raphael Pomeranz, be and he is hereby permanently appointed to the position of Assistant Roentgenologist, at the Newark City Hospital, Department of Public Affairs, at an annual salary of \$2,500.00, effective July 1, 1941.

This appointment of Dr. Pomeranz is made from the Civil Service eligible list which was recently promulgated as a result of an open competitive test. Dr. Pomeranz finished first in this examination. He had been appointed to the position of Assistant Roentgenologist in a temporary capacity April 16, 1940 to fill a vacancy caused at that time by the promotion of Dr. Philip Santora who was the Assistant and made Roentgenologist.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That Nathan Hershkowitz and Arthur Viscide be and they are hereby promoted to the position of Principal Clerk in the Bureau of Health, Department of Public Affairs, with no change in salary, effective September 12, 1941, as a result of a recent promotional examination held by the Civil Service Commission.

Messrs. Viscide and Hershkowitz have been employed in the Bureau of Health for the past eighteen and fifteen years, respectively and finished first and second on said promotional examination. Dr. Craster recommends both these

gentlemen be promoted to the position of Principal Clerk in the Sanitary Division and the Executive Office where they have been assigned since their first appointment.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the following changes affecting the payroll of the Newark City Hospital, Department of Public Affairs, be and the same are hereby approved as follows:

NEWARK CITY HOSPITAL

Leave of Absence without pay:

Frank Shalvoy, Supervising Orderly, granted leave of absence without pay for three months, effective

September 1, 1941, at his request.

Joseph May, Orderly, granted leave of absence without pay for three months, effective September 1, 1941, at his request.

Victor Mintz, Porter, granted leave of absence without pay for three months, effective September 1, 1941, at his request.

Temporary Appointment Pending Promotional Examination:

Frank Shalvoy, Night Superintendent, salary \$1,800. per annum, effective September 1, 1941.

Joseph May, Supervising Orderly, salary \$1,440. per annum, effective September 1, 1941.

Victor Mintz, Supervising Orderly, salary \$1,440. per annum, effective September 1, 1941.

The Messrs. Shalvoy, Mintz and May have all been promoted to the

positions of Nights Supervisor and Supervising Orderlies as a result of the death of one of the employees and these men are in line for advancement. Dr. Snavely, Medical Director has recommended the promotion of the men next in line.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the salary of Neil C. Smith, Senior Field Supervisor of the Division of Public Welfare, Department of Public Affairs, be and the same is hereby adjusted to \$2,700. per annum, effective July 16, 1941.

John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, the Annual Meeting of the International Municipal Signal Association, Inc., is to be held at St. Louis, Missouri, September 28th to October 3rd, 1941, inclusive; and,

WHEREAS, Arthur J. Moore, Superintendent of Fire Alarm Telegraph, Fire Division, Department of Public Safety, is in charge of fire alarm equipment for the City of Newark; and,

WHEREAS, it is the opinion of the Board of Commissioners that the participation of said Superintendent of Fire Alarm Telegraph Arthur J. Moore at said meeting would inure to the benefit of not only the Fire Division of the Department of Public Safety but also to the citizens of the City of Newark because of the exchange of ideas in regard to the latest type of fire alarm equipment in use throughout the United States;

NOW, THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark, that the said Superintendent of Fire Alarm Telegraph be and he is hereby authorized to attend the Annual Meeting of the International Municipal Signal Association, Inc., in St. Louis, Missouri, from September 28th to October 3rd, 1941, inclusive, and that the said Superintendent of Fire Alarm Telegraph, Arthur J. Moore, be paid the expenses incurred by him because of his attendance at said meeting in an amount not exceeding \$200.00.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

WHEREAS, an emergency has arisen with respect to and by reason of the fact that a Division of Claims was created in the Department of Public Affairs, by ordinance adopted June 30, 1941; and,

WHEREAS, it is necessary to have funds for "personal services" and "other than personal services" for the said Division of Claims thereby creating a pressing need for public expenditures; and,

WHEREAS, no adequate provision was made in the 1941 Budget appropriation for the aforesaid purpose; and

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and,

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution is \$112,240.60, and three per cent of the total current operating expenses in the budget for the year 1941 is \$518,136.16;

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of Nine Thousand Dollars (\$9,000.) as follows:

Personal Services — Six Thousand Dollars (\$6,000.).

Other than personal services — Three Thousand Dollars (\$3,000.). and,

BE IT FURTHER RESOLVED, That the Mayor and Director of the Department of Revenue and Finance and the Acting Auditor of Accounts, be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant to R. S. 40:2-31, in accordance with the provisions of R. S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive, and

BE IT FURTHER RESOLVED, That a copy of this resolution be filed with the Commissioner of Local Government.

John A. Brady
Ralph A. Villani
John B. Keenan
Jos. M. Byrne, Jr.

Acting Mayor Byrne: You heard the reading of the bills and claims, and the resolutions. All in favor of their adoption, as read, will signify by saying "aye"; contrary, "no." The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

The following communication was received and read:

BOARD OF ADJUSTMENT
City Hall,
Newark, New Jersey

September 9, 1941.

The Board of Commissioners
of The City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

958-962 Frelinghuysen Avenue; Abe Kurman; in a 2nd industrial district, the establishment and operation of an automobile sales station; same to be operated and maintained in conformity with the rules of this Board, such use to be limited to the period of two years. (No objectors).

*231-235 Clinton Avenue; Charles Fisher, renewal of permit for automobile sales station; such use to be limited to the period of one year ending July 22, 1942;

625-645 Third Street; Dugan Bros., Inc., establishment and operation of a commercial garage and automobile repair shop;

*261-265 Washington Street; Safety Parking Corp.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending September 11, 1942;

*1067-1077 Raymond Boulevard; Socny Vacuum Oil Co., renewal of permit for automobile parking station; such use to be limited to the period of one year ending August 28, 1942;

72-74 East Kinney Street; Vincent Salierno; in a 1st industrial dis-

trict, the manufacture of articles from Zylonite, a pyrozyline plastic; on condition that an automatic sprinkler system be installed in the building within six months, and that the plant be operated in conformity with the regulations imposed by the Bureau of Combustibles; such use to be limited to the period of one year.

Respectfully submitted,

R. B. RANKIN,
Secretary

The City Clerk: Mr. Mayor, three of the above are renewals, and one of which there were no objectors. A motion to suspend the rules is in order.

Commissioner Villani: I move that we suspend the rules.

Acting Mayor Byrne: A motion is regularly made and seconded to suspend the rules. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

The Clerk then read the following resolutions:

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Abe Kurman (Natural Carbonic Holding Company, owner) for the establishment and operation of an automobile sales station; premises 958-962 Frelinghuysen Avenue; same to be operated and maintained in conformity with the rules of the Board of Adjustment

and in accordance with the plans approved by that Board; such use to be limited to the period ending two years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Acting Mayor Byrne: Is there anyone who wishes to be heard?

(No response).

Commissioner Villani: I move that it be adopted.

Commissioner Keenan: I second it.

Acting Mayor Byrne: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Charles Fisher (City Theatre of Newark, Inc., owner); for the renewal of permit for automobile sales station; on premises 231-235 Clinton Avenue; such use to be limited to the period of one year ending July 22, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Acting Mayor Byrne: Is there anyone who wants to be heard on this application?

(No response).

Commissioner Villani: I move that it be adopted.

Acting Mayor Byrne: The City Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Whereas, on an appeal to the

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Socony Vacuum Oil Co., (J & R Corporation, owner) for the renewal of a permit for an automobile parking station; premises 1067-1077 Raymond Boulevard; such use to be limited to the period of one year ending August 28, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of

Newark, that the said recommendation of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Acting Mayor Byrne: Is there anyone who wishes to be heard?

(No response).

Commissioner Villani: I move it be adopted.

Acting Mayor Byrne: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Safety Parking Corp., (Chelsea Securities and Investment Co., owner) for the renewal of a permit for an automobile parking station; premises 261-265 Washington Street; such use to be limited to the period of one year ending September 11, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani

Jos. M. Byrne, Jr.
John B. Keenan

Acting Mayor Byrne: Is there anyone who wishes to be heard on this application?

(No response).

Commissioner Villani: I move it be adopted.

Acting Mayor Byrne: The Clerk will call the roll.

The City Clerk: The two remaining matters will be carried until two weeks from today.

Acting Mayor Byrne: Is there any further business?

Commissioner Brady: I would like, Mr. Mayor, to have the Commission go on record in sending a resolution to the President of the United States expressing their regret at the death of his mother.

Commissioner Villani: I second it.

Acting Mayor Byrne: It has been regularly moved and seconded that a resolution of condolence be sent to the President of the United States. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Acting Mayor Byrne: In view of the fact of the absence of the Mayor today, it has been respectfully asked that no action be taken by the Fact-Finding Committee until such time as these men here can be heard. Is that with the approval of this Commission?

Commissioner Villani: I so move.

Mr. Harry Kuskin: Will this Honorable Body advise us when we can

be heard?

Acting Mayor Byrne: Yes. May we get your names and addresses?

Mr. Kuskin: Yes. I have given the Clerk my card. I represent the Kosher Butchers.

Commissioner Villani: May I make a motion that we send a telegram to Mr. Cozzolino upon the passing of his mother.

Commissioner Brady: I second it.

Acting Mayor Byrne: It has been moved and seconded that a proper message of condolence be sent to Deputy Mayor Cozzolino on the death of his mother. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

Acting Mayor Byrne: A motion to adjourn is in order.

Commissioner Villani: I so move.

Commissioner Brady: I second it.

Acting Mayor Byrne: A motion to adjourn has been made, until two weeks from today. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani.

APPROVED:

JOHN A. BRADY
JOS. M. BYRNE, JR.
JOHN B. KEENAN
VINCENT J. MURPHY
RALPH A. VILLANI

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., Sept. 17, 1941

A special Meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date, in the Commissioner's Chamber, City Hall, Newark, at 10 A. M., Daylight Saving Time.

Mayor Murphy: This special meeting will come to order. The City Clerk will call the roll.

Present: Commissioners Brady, Byrne, Villani, Mayor Murphy.

Absent: Commissioner Keenan.

Mayor Murphy: We will have to supplement that list of names you have, because some of the members of the City Commission have sent in other names, and I have a few more that I want to add. So I think what will have to do is each week, as we go along, the Corporation Counsel could have a resolution introduced supplementing that list of names.

As I think you know, each member of the Commission has been notified that this special meeting has been called for the purpose of approving the list of names submitted to the Corporation Counsel and also this resolution which has been passed around for the approval of the members of the City Commission.

The Clerk, I think now should read the resolution.

The Acting City Clerk: Do you wish to have the notice calling this meeting read?

Mayor Murphy: Yes.

THE CITY OF NEWARK, N. J.

VINCENT J. MURPHY
Mayor

September 16, 1941

Acting City Clerk Martin G. Bross
City Clerk's Office
City Hall

Newark, N. J.

Dear Mr. Bross:

I am calling a special meeting of the Board of Commissioners to be held at my office Wednesday, September 17th, at 10 A. M., for the purpose of considering the adoption of a resolution designating special counsel for the handling of the tax lien certificates.

I have this day notified my fellow Commissioners to this effect.

Very truly yours,

VINCENT J. MURPHY
Mayor

Ordered filed.

The Acting City Clerk then read the following resolution:

WHEREAS, over a period of years The City of Newark has accumulated a large number of tax lien certificates, which represent ratables totaling millions of dollars, from which no tax income is now being received by the City, and from which in some instances no tax income has been received for thirty years, or more; and,

WHEREAS, the failure to receive tax payments upon these properties constitutes a heavy burden upon the taxpaying citizens of the City of Newark, in that by reason of the maintenance of said properties in the ratables of the City, the said City has been compelled, during the past few years, to pay to the County of Essex and State of New Jersey over \$1,000,000.00 in excess of what it otherwise should have paid; and,

WHEREAS, the said failure to receive tax payments has constituted an additional burden upon the tax-paying citizens of the City, in that under the laws of New Jersey there must be included in each annual Budget of the City of Newark an extra amount of thirty-five (35c) cent upon each dollar of unpaid and delinquent taxes, which amounted in the year 1938 to Twelve Million Dollars (\$12,000,000.00); and,

WHEREAS, in the judgment of the Director of the Department of Revenue and Finance of The City of Newark, the foreclosure of the said tax lien certificates is the only method of avoiding further imposition upon the tax-paying citizens of the City of Newark, and of returning the properties represented by the said Tax Lien Certificates into active ratables, and thus avoiding the necessity of setting up a reserve in subsequent Budgets, causing an increase in the tax rates, or withdrawing them from the ratables of the City so as to avoid the payment of County and State taxes thereon; and,

WHEREAS, the Law Department of The City of Newark is insufficiently manned to handle with reasonable dispatch the great bulk of work which would be incident to the foreclosure of the said tax lien certificates, and it therefore appears advisable that such foreclosure work be handled by attorneys

not in the employ of The City of Newark;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the appointment by the Corporation Counsel of The City of Newark of the attorneys whose names and addresses appear on Schedule "A" attached hereto and made a part hereof, be approved and ratified, and that the said attorneys, as special counsel, be and they are hereby authorized to institute and prosecute for and on behalf of The City of Newark, in the name of the Corporation Counsel of The City of Newark, the proceedings necessary to foreclose the said tax lien certificates; and,

BE IT FURTHER RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be authorized and empowered to distribute to the said special counsel such tax lien certificates for foreclosure as he may deem proper and for the best interests of the City; and that the said special counsel, in all ministerial negotiations with delinquent taxpayers, shall be subject to the control, supervision and instruction of the Director of the Department of Revenue and Finance, and in all matters legal in character, concerning the said tax lien certificates, shall be subject to the control and supervision of the Corporation Counsel. Periodic reports as to the status of the tax lien certificates as distributed shall be made by said special counsel to the Director of the Department of Revenue and Finance and to the Corporation Counsel, or to their designated representatives; and

BE IT FURTHER RESOLVED, By the Board of Commissioners of The City of Newark, with respect to said special counsel, that they shall in-

stitute actual foreclosure proceedings only upon explicit instructions from the Director of the Department of Revenue and Finance; that they shall make no charge to The City of Newark in the event of redemption by property owners following the institution of foreclosure proceedings; that they shall proceed diligently to Final Decree in foreclosure proceedings instituted, and present to the Corporation Counsel satisfactory evidence that the title to such foreclosed property is vested in The City of Newark; and that for such services they shall receive from The City of Newark a fee of \$115.00, together with any advertising expenses made necessary for non-resident defendants; which fee shall include all fees and expenses, except Masters' fees. In all cases of redemption before foreclosure proceedings are completed, the amount of costs and fees to be charged to taxpayer shall be fixed and approved by the Director of the Department of Revenue and Finance and the Corporation Counsel.

Vincent J. Murphy
 Jos. M. Byrne, Jr.
 Ralph A. Villani
 John A. Brady

SCHEDULE "A"

Alercio, Michael M., 128 Market St., Newark.
 Aarons, Benjamin, 2 Osborne Terrace, Newark.
 Burrell, J. Mercer, 23 Howard Street, Newark.
 Braelow, Joseph C., 1060 Broad St., Newark.
 Berg, Leo, 60 Park Place, Newark.
 Bernheim, David, 76 Treacy Ave., Newark.
 Brass, Sidney A., 17 Academy St., Newark.
 Cantalupo, Wm. S., 17 Academy St., Newark.
 Del Negro, Xavier, 786 Broad Street, Newark.....

Dudkin, Harry, 207 Market Street, Newark.
 Dunn, Joseph P., 180 Raymond Boulevard, Newark.
 Dwyer, Herebrt J., 20 Clinton St., Newark.
 Duveneck, Carl J., 31 Clinton Street, Newark.
 Fernicola, Nicholas T., 786 Broad Street, Newark.
 Fannan, Philip, 232 Smith Street, Newark.
 Farley, Charles, 9 Clinton Street, Newark.
 Flood, Luke T., 790 Broad Street, Newark.
 Feinberg, Morris, 60 Park Place, Newark.
 Finkel, Sidney, 31 Clinton Street, Newark.
 Golden, Abram A., 1060 Broad St., Newark.
 Garrigan, Bertram A., 20 Clinton Street, Newark.
 Goldberg, Jacob M., 790 Broad St., Newark.
 Giuliano, Anthony, 790 Broad St., Newark.
 Handler, Charles, 790 Broad Street, Newark.
 Heutlinger, Mortimer, D., 10 Osborne Terrace, Newark.
 Handler, Henry, 11 Commerce St., Newark.
 Kelly, Augustine, J., 1180 Raymond Boulevard, Newark.
 Kleinberg, Paul R., 24 Commerce Street, Newark.
 Litvak, Jerome B., 1180 Raymond Boulevard, Newark.
 Lordi, James P., 9 Hill St., Newark.
 Leibo, Walter, 868 Broad St., Newark.
 Linnick, Meyer, 60 Park Place, Newark.
 Levinstone, Aaron, 9 Clinton Street, Newark.
 Levy, I. Arthur, 261 Avon Avenue, Newark.
 Lustbader, Philip M., 790 Broad St., Newark.
 Margolis, Murray, 1060 Broad St., Newark.
 Maturri, Alex J., 45 Branford Place, Newark.

McCraith, Chas. E., 786 Broad St., Newark.
 Mankowitz, Abraham, 24 Commerce Street, Newark.
 McDonald, Raymond, 17 Academy Street, Newark.
 Meehan, Francis P., 17 Academy St., Newark.
 McEnroe, William O. H., 24 Commerce Street, Newark.
 Oberwager, Joseph, 60 Park Place, Newark.
 Oransky, Emanuel, 60 Park Place, Newark.
 Parry, William H., 11 Clinton St., Newark.
 Press, Louis K., 24 Commerce St., Newark.
 Padalino, Frank P., 24 Branford Place, Newark.
 Peer, Richard J., 106 Halsey Street, Newark.
 Rinaldi, Mario, 830 Broad Street, Newark.
 Regan, Doane, 109 James Street, Newark.
 Remondelli, A., 270 Littleton Ave., Newark.
 Ritger, Frederic C., 744 Broad St., Newark.
 Shatz, Samuel, 11 Hill St., Newark.
 Sherman, Louis, 60 Park Pl., Newark.
 Sarbone, Mordecai, 790 Broad St., Newark.
 Simandl, Sidney, 24 Branford Place, Newark.
 Shapira, Ruth, 128 Market Street, Newark.
 Smith, Wm. Herda, 790 Broad St., Newark.
 Schapira, Maurice, 17 Academy St., Newark.
 Semel, Lawrence, 745 So. 10th St., Newark.
 Stern, S. Arthur, 17 Academy Street, Newark.
 Tansey, Francis J., 1120 So. Orange Avenue, Newark.
 Weiss, Louis, 20 Clinton St., Newark.
 Wolfe, Robert W., 790 Broad Street, Newark.
 Wische, Harry, 1180 Raymond Blvd., Newark.
 Weitzman, Samuel, 60 Park Place, Newark.
 Wiener, David, 786 Broad Street, Newark.
 Waxman, Ira, 850 Broad St., Newark.
 Zrinsky, Frank, 19 Clinton Street, Newark.
 Breittkopf, Michael, 790 Broad St., Newark.
 Pechenik, Harry, 60 Park Place, Newark.
 Anthony Calandra, 31 Clinton St., Newark.
 Paul Policastro, 215 Elm St., Newark.
 Pressler, Murray, 11 Hill St., Newark.
 Lowinger, Emanuel, 790 Broad St., Newark.
 Lavigne, Leon, 1172 Raymond Blvd., Newark.
 Belfatto, Vincent, 45 Branford Pl., Newark.
 Rizzolo, Allan, 9 Clinton St., Newark.
 Schwartz, Edward, 744 Broad St., Newark.
 Galante, Anthony, 9 Clinton Street, Newark.
 Blasi, Walter, 9 Clinton St., Newark.
 Binetsky, Irving, 1172 Raymond Boulevard, Newark.
 Pallitta, George, 9 Clinton Street, Newark.
 Bianco, Joseph, 810 Broad Street, Newark.
 Lordi, James, 11 Hill St., Newark.
 Finelli, Anthony, 24 Commerce St., Newark.
 Greenbaum, William, 60 Park Place, Newark.
 Marano, Frank, 17 Academy Street, Newark.
 Pace, Crestes, 1180 Raymond Blvd., Newark.
 Grossman, Charles, 784 Broad St., Newark.
 Alenick, Michael, 11 Commerce St., Newark.
 Ball, Samuel, 9 Clinton St., Newark.
 Scharf, Ira, 790 Broad St., Newark.
 Malanga, John, 24 Commerce St., Newark.
 David Weiner, 45 Branford Place, Newark.
 Speiser, Edward, 790 Broad Street, Newark.

Litwack, George, 790 Broad Street,
Newark.
Laskowitz, Irving, 24 Commerce St.,
Newark.
Margolis, George, 1060 Broad Street,
Newark.
Notte, William, 31 Clinton Street,
Newark.
Acocella, Dominick, 9 Clinton St.,
Newark.
Roessler, Samuel, 60 Park Place,
Newark.
Lipman, Jacob, 31 Clinton Street,
Newark.
Astley, George, 744 Broad Street,
Newark.
Belfiore, Anthony, 24 Branford Pl.,
Newark.
Bellfatto, Horace S., 60 Park Place,
Newark.
Cavicchia, Peter, 31 Clinton Street,
Newark.
Coe, Benjamin, 24 Commerce St.,
Newark.
Cory, Horace S., 786 Broad Street,
Newark.
D'Aloia, J. Victor, 24 Commerce St.,
Newark.
Farley, James J., 31 Clinton Street,
Newark.
Fenias, Edward, 60 Park Pl., Newark.
Finelli, A. R., 157 Mt. Prospect Ave.,
Newark.
Fiorito, Theodore, 24 Commerce St.,
Newark.
Fisch, Simon, 744 Broad St., Newark.
Halpin, Joseph P., 17 Academy St.,
Newark.
Hartman, Morris N., 790 Broad St.,
Newark.
Horwitz, Sheldon, 60 Park Place,
Newark.
Kenny, Thomas N., 154 Oakland
Terrace, Newark.
Kirby, Edward S., 1180 Raymond
Boulevard, Newark.
Piltch, Irving, 1180 Raymond Blvd.,
Newark.
Randolph, Oliver, 128 Market St.,
Newark.
Reilly, Bernard A., 1180 Raymond
Boulevard, Newark.
Russomanno, Herman, 45 Branford
Place, Newark.

Saccine, John M., 9 Clinton Street,
Newark.
Siegler, Irving, 790 Broad Street,
Newark.
Stern, Harry E., 60 Park Pl., Newark.
Sweeney, A. T., 207 Market Street,
Newark.
Venokur, Irving R., 11 Hill Street,
Newark.
Pctoker, Benjamin, 17 Academy St.,
Newark.
Rothenberg, Joseph, 45 Branford Pl.,
Newark.
Cavico, Frank, 17 Academy Street,
Farco, Mario V., 45 Branford Place,
Newark.
Cozzoline, Frank, 9 Clinton Street,
Newark.

Acting City Clerk: Do you want
me to read the attached list of
names?

Mayor Murphy: Well, they have
been submitted to each member of
the Commission. If it is advisable
to read them, go ahead. Is it neces-
sary counsel?

Commissioner Brady: I move that
that be dispensed with.

Commissioner Villani: The read-
ing of the names?

Mayor Murphy: Yes.

Commissioner Villani: I move that
we dispense with the reading of the
names.

The roll being called, the motion
was declared adopted by the follow-
ing votes:

Yeas: Commissioners Brady,
Byrne, Villani, Mayor Murphy.

Commissioner Villani: I want to
make one suggestion. I know there
are some names there, names of
people which I submitted perhaps
through inadvertence. They got in
there some way; and I want to make

the suggestion that if we have other names, that we have the right to submit them to the Mayor and to the Law Department whenever necessary.

Mayor Murphy: I have already taken the matter up, because Commissioner Brady had sent me in additional names. And I have some additional names myself. And no doubt you have some, and I think there have been, several of mine, overlooked. I think each week this list can be supplemented, can it not Mr. Schroeder?

Corporation Counsel Schroeder: You could supplement them, you could supplement this with a resolution each time.

Commissioner Villani: Let each Commissioner have a list of names of all the lawyers.

Corporation Counsel Schroeder: I sent a copy of the resolution to each of you gentlemen.

Mayor Murphy: It must be in your office somewhere.

Corporation Counsel Schroeder: I would like to say however, for the record, that the copies which you gentlemen received do not have on them four names which are on this original, of which I have already gotten the approval of the Ethics Committee this morning. They are, Benjamin Potoker, Joseph Rothenberg, Mario Farco, Frank Cozzoline.

Peter Cavicchia was your designee; but he is already on the list. All the names submitted to me are on this list (indicating). It may be that inadvertently the names were not sent in to my office; but all the names that had the approval of the Bar Association is on the list.

Mayor Murphy: There were a

number of cases where other members of the Commission submitted the same names. Of course we only used those names once. I know it happened, in one case of mine, where other members of the Commission submitted the same names.

Corporation Counsel Schroeder: Commissioner Byrne has pointed out to me that the name of Lordi appeared twice. Of course, that should be only once. Some of them have two addresses; but they will only get one reference. That is the way it appears to me.

Commissioner Brady: Some of these names appears twice on the list.

Corporation Counsel Schroeder: Apparently they have two addresses.

Mayor Murphy: You heard the reading of the resolution. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Villani, Mayor Murphy.

Mayor Murphy: Is there any further remarks?

Commissioner Brady: There is one question that I would like to ask, Mr. Mayor. How about the situation where some of the lawyers may charge the taxpayers some money for their services? Should that be included or provided for in the resolution?

Commissioner Villani: I don't think that is necessary. I think that if we find out that there any lawyer who charges the taxpayer a fee he should be brought before the Ethics Committee immediately.

Commissioner Brady: Should we not have that in this resolution?

Commissioner Villani: You don't need that. The Bar Association will take care of that.

Corporation Counsel Schroeder: The resolution has three different phases. Where there is a redemption, after foreclosure, the service of papers are on the property owner. Then the property owner pays the statutory fees and costs to the counsel who started the proceedings.

Commissioner Villani: No. What Commissioner Brady means is this: Suppose a lawyer gets a foreclosure and then the client goes to him and tries to pay him off, to settle it, or something like that.

Commissioner Brady: I mean some kind of a deal between the client and the lawyer.

Corporation Counsel Schroeder: I don't think you could control that in the resolution; but that is a matter for the Bar Association.

Commissioner Villani: The Bar Association. If they call that to our attention, we will call that immediately to the attention of the Bar Association. But, that is worthwhile taking up.

Mayor Murphy: Are there any further remarks?

Corporation Counsel Schroeder: May I say this, for the record gentlemen; that I have taken the names, as submitted to me, through the Mayor, and some names that come directly from Commissioner Villani and Commissioner Byrne; and I have assumed two things; that the attorneys were presumed to know something about foreclosure of tax certificates. If they did not, they would inform themselves as to the foreclosure proceedings. And secondly, being actively practicing lawyers, that they had not been

convicted of crime and had not been disbarred. Beyond that it is a difficult thing for me to check these different lawyers, the names of whom were submitted by you gentlemen. I have taken your recommendations, subject to the approval of the Ethics Committee of the Essex County Bar Association, to which I have made inquiries as to whether or not there were any charges existing against any of these gentlemen named. They have all been given a clean bill of health. And on the basis of that investigation, if I may call it such, I have recommended in turn the appointment of the gentlemen that you gentlemen recommended.

I have also prepared, as a complementary resolution to this one—and I understand that the Mayor wants to have it held in abeyance—a resolution which I asked Commissioner Byrne some time ago to introduce, providing for the appointment of Nicholas Albano as a special assistant corporation counsel, to be a liaison man, so to speak, between my office and the Mayor's office, in connection with this whole foreclosure proceedings. Mr. Albano is a gentleman, as you probably know, who has been about nine months on the Tax Foreclosure Bureau, and who has had at least several hundred interviews with property owners. And with that experience and the experience of some twenty years, specializing in the real estate law, I think he would be a very valuable man to have in this type of work. I think he would be a good supervisor, not only for the Law Department, but for the Tax Department, to check on these laws, to see that these bills are properly drawn up, and to check on these searches and to check on all the details which frankly I would not have the time to check into.

Commissioner Villani: I feel that

this foreclosure work, as I had originally said, should be under the supervision of a certain head; and I am highly in favor of the recommendation of Nicholas Albano, who is a former Judge and an outstanding citizen in the community. I think he will do a fine job. He is the counsel for four or five Building and Loans, and I think he knows the foreclosure work as well as any other attorney in the City of Newark. And I recommend that he be appointed as special counsel to handle the foreclosure work.

Commissioner Byrne: (Addressing Mr. Schroeder). Are you, as Corporation Counsel, empowered to appoint someone, or is that up to the City Commission?

Corporation Counsel Schroeder: Under the statute Commissioner Byrne, I have the power to appoint, legally, assistant corporation counsel, legally, secretaries and such assistants, subject to the ratification and the approval of the Commission. It is a power with a string attached to it.

Commissioner Byrne: Can you reject anyone, if we recommend someone?

Corporation Counsel Schroeder: I think if I wanted to exercise that power, I think I could reject your recommendation.

Commissioner Byrne: Then you have no power (smiling)?

Corporation Counsel Schroeder: Yes, in the reverse (smiling). That is, under the Act and under the ordinance.

I want to say that I suggested and discussed this Albano matter with the Mayor on Monday; and I don't know whether the Mayor had a chance to talk this matter with

Commissioner Byrne or Commissioner Villani.

Mayor Murphy: No, I did not know the resolution would be introduced today. Of course, I had a conversation with the Corporation Counsel. I know the Corporation Counsel has spoken to me with reference to this. I said at that time that I know that that is Commissioner Byrne's choice, but I said I would like to have an opportunity to sit down and discuss the matter with Commissioner Byrne. In fact, I think the whole set-up is more or less in the Department of Revenue and Finance. I feel at least that I should have an opportunity to discuss the matter. Of course, if this is the will of the majority here, it appears that I have no alternative but to just let the resolution go through as it is. I cannot do anything about it. It has the signatures of three on it. But I think it should be delayed.

Commissioner Brady: I think it should be delayed for a week or so, if the Mayor wants to have it delayed. The Commission should at least extend that courtesy to the Mayor.

Commissioner Villani: I have no objection to the delay, but if we are going to get started on this foreclosure work, let us get going. Every week means something. Somebody may not be here next week and then it will be layed off again.

Mayor Murphy: That does not interfere with going ahead with the Corporation Counsel and myself in the calling of these lawyers.

Commissioner Byrne: You have no objection to the appointee? As I understand it you just wanted to discuss some matters pertaining to it.

Mayor Murphy: I just wanted to

discuss the matter and to give you my personal views on it.

Commissioner Byrne: I feel that I have been a bit embarrassed over this particular appointment, due to the fact that he was appointed by the last City Commission.

Corporation Counsel Schroeder: He was on the Tax Foreclosure Bureau on which Mr. Levinstone and Mr. Cashin were appointed by resolution, which I think you signed (addressing Commissioner Byrne).

Commissioner Byrne: I signed it, yes.

Corporation Counsel Schroeder: Yes, you and Mayor Ellenstein and Commissioner Franklin.

Commissioner Byrne: Yes. I would like to discuss this with Mayor Murphy. I would like to discuss it, in view of the fact that we have been criticized in not going forward.

Mayor Murphy: There can be no criticism on this end of it because we are ready now.

Commissioner Villani: If you are going to appoint a Director, he will be able to meet these lawyers immediately with the Corporation Counsel and get a set-up. If you are not going to appoint this man today, you are going to be delayed one week. It is going to be delayed much longer perhaps, unless there is going to be something personal about it. I don't see why we should hold it up any longer. We are going to go through with it anyway, because here are the signatures (indicating).

Mayor Murphy: I don't want to hold it up. There are three signatures on it. You could go ahead and pass it.

Commissioner Villani: There is a

lot of criticism in holding this up. You cannot go ahead with the foreclosure work unless you meet with your Director and get your set-up.

Mayor Murphy: That is not going to hold it up. In fact we have men in the City of Newark who have been handling this work, even on the City payroll, and even if it is delayed for a while there is no holdup involved, because these men have been in the City for several years. All that would be necessary is to get these lawyers and make the distribution.

Commissioner Villani: Can't you and Commissioner Byrne discuss it now, if you want to, and we will wait for you.

Commissioner Byrne: I will tell you how I feel about it. I want you to understand that I "flew" in this morning to get to this meeting. I thought it was rather important. I don't want to be evading any issue, but I think, in view of the fact that this meeting is called primarily to solve this problem for which the Commission is being criticized for, I think we might just as well try to move this particular appointment today, so that the foreclosure work could be put in operation when we leave immediately.

Mayor Murphy: We are ready to start. In fact, I did not even think it was necessary to call a special meeting and have these names approved, as long as the Corporation Counsel put his approval on them; but he of course felt differently about it. That is why it was delayed up until this meeting, and the calling of this special meeting today, because it was, as I felt, that it should be approved by this City Commission. I am talking about the list of all the lawyers.

Commissioner Villani: Why can't Mr. Mayor and Commissioner Byrne

get together in a private room outside and discuss it. I think it could be thrashed out in ten minutes. We will wait for you.

Commissioner Byrne: What I would like to do, particularly in view of the fact that I am trying to hurry this along, I am willing to meet with Mayor Murphy, but I think the recommendation of the Corporation Counsel is that it go through today. And I am in accord with that.

Commissioner Villani: I want to go through with it.

Commissioner Brady: Mr. Mayor, I signed the resolution, and the reason I signed the resolution was because of the same explanation offered by Commissioner Villani. I know Judge Albano for many years. I know he is a competent capable member of the bar and he could fulfill the duties of the position with credit, but I do feel however, that if the Mayor wants the matter held up in order to discuss something concerning it with Commissioner Byrne, then I think we should at least extend him that courtesy.

Commissioner Villani: All right then, let them get together. They could discuss it. I have no object in mind; but why delay it a week?

Commissioner Brady: Mr. Mayor, when are these going to start?

Mayor Murphy: Right away. We are going to arrange to have these lawyers come in.

We have the mechanics all set up with reference to the distribution, and we are ready to meet with the Corporation Counsel, and we have the men in the department here.

Commissioner Villani: Why don't you get together? Why can't you and Commissioner Byrne get together now? I think you could

straighten it out now.

Commissioner Byrne: We could have a recess.

Commissioner Villani: Sure. Declare a recess and discuss it now.

I don't want to take any courtesy away from the Mayor and not permit him to discuss it. I say, why wait a week for it?

Commissioner Brady: I move a recess Mr. Mayor.

Commissioner Villani: I second it.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Villani, Mayor Murphy.

(At this point a recess was taken. Mayor Murphy and Commissioner Byrne withdraw for a short time).

Mayor Murphy: You heard the reading of the resolution. There was no vote taken on it, was there?

The Acting City Clerk: There was no vote taken.

Mayor Murphy: That is the one on the lawyers?

The Acting City Clerk: There was one of the lawyers; but not on this one.

Mayor Murphy: I see from the resolution that there are three names on it. I understand that Director Keenan, not being here, is in favor of this resolution. While this is not my choice, nevertheless, I am signing it in order to go along so that we could have harmony and get there things underway.

Commissioner Brady: Mr. Mayor,

I would like to call your attention that if you insisted upon having a deferment of this resolution until Director Keenan was present here I would be glad to remove my name.

Mayor Murphy: It is all right Commissioner Brady. I am informed that he is in favor of it. So long as he is in favor of it, there would be no point in any delay.

The Acting City Clerk then read the following communication:

OFFICE OF
CORPORATION COUNSEL
NEWARK, NEW JERSEY

September 17, 1941.

Board of Commissioners of
The City of Newark,

Addressed.

Gentlemen:

By virtue of the authority of the statutes of the State of New Jersey, relating to Law Departments of cities of the first class, and the several ordinances of The City of Newark pertaining thereto, I, the undersigned, Corporation Counsel of The City of Newark, do, with the consent and concurrence of your Board, appoint Nicholas Albano as a Special Assistant Corporation Counsel, at an annual salary of Five Thousand Dollars (\$5,000.00), in accordance with the ordinances of The City of Newark in such case made and provided; such appointment to take effect at once.

Yours very truly,

RAYMOND SCHROEDER (Signed)
Raymond Schroeder
Corporation Counsel.

ORDERED FILED.

The Acting City Clerk read the

following resolution:

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the action of Raymond Schroeder, Corporation Counsel, in appointing Nicholas Albano as Special Assistant Corporation Counsel, at an annual salary of Five Thousand Dollars (\$5,000.00), for the purpose of assisting the Corporation Counsel in the foreclosure of tax lien certificates, about to be instituted by the Board of Commissioners of The City of Newark, be and the same is hereby ratified and confirmed; and the said salary shall be paid semi-monthly, as other salaries are paid, and the City Clerk is hereby directed and authorized to place the name of Nicholas Albano on the payroll.

Jos. M. Byrne, Jr.
Ralph A. Villani
John A. Brady
Vincent J. Murphy

Commissioner Brady: I move the adoption of the resolution.

Mayor Murphy: You heard the reading of the resolution. The clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Villani, Mayor Murphy

Mayor Murphy: I would just like to state, in line with these matters here, that there have been a number who have made application to go along on this Five Year Plan. There will be no doubt be a number of others who will come along with reference to these compromises of course, which are gradually coming. I am going to try to get these compromise cases as far in advance of the meetings to each member of the Commission, in order to try to avoid any delay, so that we could get the reaction of the members. And I would appreciate, or, any of

these, that the members of the Commission, instead of waiting until we meet and then objecting, if it is possible, that they send down their suggestions for either more information or the file or anything at all pertaining to any of the compromises that are being presented, so that we could act on them as fast as possible as our meeting come along.

Commissioner Brady: Mr. Mayor, there is one question I would like to ask, concerning this resolution. I believe that \$115.00 is the price for the foreclosure. Is that correct?

Mayor Murphy: Yes. That is in the resolution. Isn't it, the \$115.00?

Corporation Counsel Schroeder: That is right.

Commissioner Brady: Now, I just cannot recall where I received the information, but it seems to me that I either read it or heard it discussed somewhere that they were to get \$150.00. Now, the reason I am bringing this up is perhaps the other Commissioners may perhaps meet with the same situation that I did. Some of these lawyers will ask us that.

Corporation Counsel Schroeder: That was just a newspaper item.

Mr. Theodore Miller: (Deputy). The Deputy Mayor set the price at \$150.00.

Commissioner Brady: That was publicized.

Commissioner Villani: Well, they are going to publicize \$115.00 now.

Assistant Corporation Counsel Parsonnet: May I call your attention to this: The original resolution passed several years ago called for a range between \$115.00 and \$150.00.

Mayor Murphy: As a maximum?

Assistant Corporation Counsel Parsonnet: Yes.

Mayor Murphy: To be adjusted as this, by the Law Department?

Assistant Corporation Counsel Parsonnet: Yes.

Mayor Murphy: Now, the resolution says that \$115.00 be the maximum; and the range from almost anything up to the \$115.00.

Commissioner Brady: How about the costs?

Assistant Corporation Counsel Parsonnet: There is an additional provision in this resolution authorizing the payment, in addition to the \$115.00, of the advertising expenses for non-residents. That was not included in the original resolution. So that you will find in certain cases the extra expenses will be taken care of in that way.

Mayor Murphy: Well, that was included before, which helped build up the maximum.

Assistant Corporation Counsel Parsonnet: There was no provision in the original resolution for extra payment for advertising expenses. That was included anyway, in providing for a maximum of \$150.00.

Mayor Murphy: This one provides for that?

Assistant Corporation Counsel Parsonnet: Yes, sir.

Commissioner Brady: How about the cost for the residence.

Assistant Corporation Counsel Parsonnet: Resident cases will not require advertising.

Corporation Counsel Schroeder: That is all part of the \$115.00.

Commissioner Villani: Under the statute a non-resident must be advertised.

Commissioner Brady: What is the actual cost, or the average cost?

Commissioner Villani: About \$50.00. \$50.00 or \$60.00.

Assistant Corporation Counsel Parsonnet: I think you will find the cost low.

Commissioner Villani: What is the cost of foreclosure, the actual cost of Chancery proceedings Mr. Schotland?

Assistant Corporation Counsel Schotland: The actual cost will amount to about \$45.00. I figure that each lawyer will make on an average of about \$75.00 on each foreclosure.

Mayor Murphy: Now, the question of the Master, I believe that that is to be further taken up by the Corporation Counsel. Is that right?

Corporation Counsel Schroeder: Yes. I went to see the Chancellor yesterday, but he was not around.

Mayor Murphy: It now seems that we covered the business which this meeting was called, and we are ready for full speed ahead. So, if there is no other comments, we will declare this meeting closed.

Commissioner Byrne: I just got back this morning. I want to say that I have volumes of letters upstairs from the heads of the various airlines and from the Air Show and others, and they all particularly compliment the head of the Department of Public Safety in handling the crowds at the Air Show. I personally thought we did a very good job.

Mayor Murphy: I think it must have been a good job. I got some letters too, Commissioner Byrne, and while I was not able to attend, I don't mind saying I had all intentions in going there.

Commissioner Byrne: Commissioner Villani too. He acted in your place.

Mayor Murphy: I was all tired out from the Convention in Atlantic City, and I really did not get back in time.

Commissioner Brady: Well Mr. Mayor, as a former member of the Police Department, I want to say that the Department of Public Safety has done a splendid job, considering the facilities. I know that we have a great number of streets in the City of Newark and the highways and it was a big job to handle the traffic. I know from my own experience that when some emergency situation arises that it is almost impossible to handle traffic so well. And I know that the members of the Police Department who worked down there had done a splendid job. Not only that, but they put in plenty of time and did a splendid job and they should be complimented.

Commissioner Villani: I have something to report on, I think not in reference to this meeting, but I was to report on it. I was in Washington with Mr. Maguire of the Housing Authority and with Mr. Schotland of the Law Department, and we had a conference with them for several hours there, and I want to say that we had a very fine talk. There are certain things that had to be done in the Newark Housing. They told me they would get in touch with me later on about it and they would like me to take care of them. I am not going to discuss publicly what our conference was about, but I expect to do that pri-

vately with each member of the Commission. And we had an understanding with the Housing Authority that would give credit to the City of Newark.

Commissioner Byrne: You know where yo ustand now?

Commissioner Villani: Yes. They gave me full authority to go ahead.

Commissioner Byrne: (Commissioner Byrne speaks in a very low voice which was unable to be heard by the reporter). Everybody seems to be pretty much enthused with the happenings at the Airport, and I think they all did a very good job at the Airport. I will send you a copy of some of these telegrams. I think the Mayor should have them. I asked Mr. C. R. Smith, the President of the Airlines, does this mean that he will now "chisel" a little "ice" out of his "hide" to put a few more planes down there. There is no reason why we should not have more flights there.

Commissioner Villani: I want to say this, in conjunction with that: We could not get a plane back to Newark from Washington until 8:00

o'clock last night. They were all filled up. It was 9 o'clock. And they had a waiting list for every plane. While we were waiting at the desk there many people were coming in, they were disgusted because they could not get any planes to Newark.

Commissioner Byrne: They are losing a lot of business coming to Newark.

Mayor Murphy: A motion to adjourn is in order.

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY
JOS. M. BYRNE, JR.
JOHN B. KEENAN
VINCENT J. MURPHY
RALPH A. VILLANI

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., September 24, 1941

A Regular meeting of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10:30 A. M., Daylight Saving Time.

Mayor Murphy: The meeting will be called to order. The clerk will call the roll.

Present Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The City Clerk's statement will be incorporated in the minutes, as usual.

(The statement follows):

Mr. Reichenstein: (The city clerk) It is agreed that this is to be stipulated again? Mr. Mayor and gentlemen of the Board of Commissioners, in accordance with the understanding and stipulation placed on the record at the organization meeting on May 20th, 1941, I am going to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes. If there is no objection.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

Mayor Murphy: The Clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that

the reading of the minutes be dispensed with.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of Supervisor of Underground construction in the Police Division of the Department of Public Safety of the City of Newark and providing for the appointment of Supervisor of Underground Construction and fixing the salary thereof.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, DO ORDAIN:

1. There is hereby created in the Police Division of the Department of Public Safety of the City of Newark, the position of Supervisor of Underground Construction.

2. The duties of supervisor of Underground construction shall be the supervision of all construction underground for the installation of traffic control signals, fire alarm boxes and police telegraph boxes.

3. Said supervisor of underground construction shall be appointed by the Director of Public Safety at an annual salary not to exceed Three Thousand (\$3,000.00) Dollars, payable semi-monthly as other salaries are paid.

4. The salary to be paid said

supervisor is an amount not in excess of the aforesaid amount and shall be determined by resolution of the Board of Commissioners of the City of Newark.

5. This ordinance is to take effect immediately upon final passage and due publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that October 8th, 1941, 10:30 A.M., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs.

The Board of Commissioners of the City of Newark do ordain:

1. That the position of Alcoholic Beverage Consultant in the Bureau of Health, in the Department of Public Affairs be and the same is hereby created, at a salary of Two Thousand Dollars (\$2,000.00) per annum.

2. This ordinance shall take effect immediately upon final passage and publication as in law required.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioners Brady moved that October 8th, 1941, 10:30 A.M., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance granting permission to the Atlantic Refining Company, a corporation of the State of Pennsylvania, to lay and maintain an eight inch petroleum pipe line across and in certain designated streets in the City of Newark," and stated that today was the time fixed for a fur-

ther hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance granting permission to the Atlantic Refining Company, a corporation of the state of Pennsylvania, to lay and maintain an eight inch petroleum pipe line across and in certain designated streets in the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance relating to traffic and regulating the use of public streets and highways in the City of Newark; prescribing regulations relative to the parking of vehicles upon such public streets and highways; providing for the installation, operation, maintenance, supervision, regulation and control of the use of parking meters; defining and providing for the establishment of parking meter zones upon the public streets and highways; providing for the payment thereof and for the supply of parts therefor exclusively from the receipts obtained from the operation of parking meters; providing for the enforcement hereof and providing penalties for the violation hereof," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

Section 10 declared open to amendment.

Section 11 declared open to amendment.

Section 12 declared open to amendment.

Section 13 declared open to amendment.

Section 14 declared open to amendment.

Section 15 declared open to amendment.

Section 16 declared open to amendment.

Section 17 declared open to amendment.

Section 18 declared open to amendment.

Section 19 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance relating to traffic and regulating the use of

public streets and highways in the City of Newark; prescribing regulations relative to the parking of vehicles upon such public streets and highways; providing for the installation, operation maintenance, supervision, regulation and control of the use of parking meters, defining and providing for the establishment of parking meter zones upon the public streets and highways; providing for the payment thereof and for the supply of parts therefor exclusively from the receipts obtained from the operation of parking meters; providing for the enforcement hereof and providing penalties for the violation hereof," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance relating to traffic and regulating the use of public streets and highways in the City of Newark; prescribing regulations relative to the parking of vehicles upon such public streets and highways; providing for the installation, operation, maintenance, supervision, regulation and control of the use of parking meters; defining and providing for the establishment of parking meter zones upon the public streets and highways; providing for the payment thereof and for the supply of parts therefor exclusively from the receipts obtained from the operation of parking meters; providing for the enforcement hereof and providing penalties for the violation hereof.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance relating to National Defense; prescribing authority of officials; prescribing certain rights and duties of Newark Defense Council; creating certain sub-committees to Newark Defense Council; authorizing the Mayor to proclaim activities relating to National Defense; defining offenses and prescribing penalties," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion

was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance relating to national defense; prescribing authority of officials; prescribing certain rights and duties of Newark Defense Council; creating certain sub-committees to Newark Defense Council; authorizing the Mayor to proclaim activities relating to National Defense; defining offenses and prescribing penalties," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance relating to National Defense; prescribing authority of officials; prescribing certain rights and duties of Newark Defense Council; creating certain sub-committees to Newark Defense Council; authorizing the Mayor to proclaim activities relating to National Defense; defining offenses and prescribing penalties.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Or-

dinance providing for the VACATION of all that part of WRIGHT STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch - New York Bay Railroad; and for the VACATION of all that part of MILLER STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from a point on the northeasterly line of Miller Street 225 feet southeast of the southeasterly line of Avenue C and from a point on the southwesterly line of Miller Street 275 feet southeast of the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch - New York Bay Railroad, and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second

reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance providing for the VACATION of all that part of WRIGHT STREET, as the same is laid out 60 feet in width on the Map of the Commissioners

to lay out Streets, Avenues and Squares, extending from the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch - New York Bay Railroad; and for the VACATION of all that part of MILLER STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from a point on the northeasterly line of Miller Street 225 feet southeast of the southeasterly line of Avenue C and from a point on the southwesterly line of Miller Street 275 feet southeast of the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch - New York Bay Railroad," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the VACATION of all that part of WRIGHT STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch - New York Bay Railroad; and for the VACATION of all that part of MILLER STREET, as the same is laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares, extending from a point on the northeasterly line of Miller Street 225 feet southeast of the south-

easterly line of Avenue C and from a point on the southwesterly line of Miller Street 275 feet southeast of the southeasterly line of Avenue C southeasterly to the northerly right of way line of the Waverly and Passaic Branch - New York Bay Railroad.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to amend an Ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers; to regulate public auction sales; to fix the license fees of auctioneers and the auction business; regulating the auction business; and providing penalties for the violation thereof," adopted the seventh day of June, nineteen hundred and thirty-nine," which was presented for information September 10th, and stated today was the time fixed for a hearing.

Commissioner Keenan: I move that it be laid over for two weeks.

Commissioner Villani: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following resolutions, covering appropriations, bills and claims.

RESOLVED, That the sum of

\$241,848.75, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$50,737.50 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$140.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$139.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$39,093.54 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$1,153.75 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani
John A. Brady

RESOLVED, That the sum of \$1,140,634.31, be and the same is hereby appropriated to the persons named in the certified list below containing 26 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$389.76 be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$128.21, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$218,951.62, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$88,108.74 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Affairs, permitting the withdrawal of funds by the said Director of the Department of Public Affairs, as needed, for the years 1940 and 1941; and

WHEREAS, the said Director has withdrawn the following sum, to wit:

\$104,454.62, as set forth in attached certified list No. FM 3

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the expenditure made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$357.51, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$13,798.04 be and the same is hereby appropriated to the persons named in the certified list below containing 117 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$1,550.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$34,713.88 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$3,429.20, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$161.42 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$3,483.60, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$20,020.02 be and the same is hereby appropriated to the persons named in the certified list below containing 100 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$37,255.10 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$43,311.37 be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$358.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$400.98 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$37,705.17 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$20.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$77,527.30 be and the same is hereby appropriated to the persons named in the certified list below containing 214 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$100,506.33, be and the same is hereby appropriated to the persons named in the certified list below containing 200 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark, that the bond of John B. Keenan, as a member of the Board of Commissioners and Director of the Department of Public Safety, as submitted to this Board, being in the sum of \$25,000.00, Globe Indemnity Company, Surety, (Bond No. 182540), for the term commencing May 18, 1941, be and the same is hereby approved as to sufficiency, and as to form and execution, and the City Clerk is directed to file the same in his office.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Commissioner Byrne offered the following resolutions:

RESOLVED, That the agreement between The Delaware, Lackawanna and Western Railroad Company and The City of Newark, being an agreement permitting and licensing the City to construct, maintain and operate an 8-inch welded steel water main on the southerly girder of the Railroad Company's bridge carrying Seventh Avenue over the tracks of Montclair Branch of the Railroad Company, in Newark, New Jersey be and the same hereby is approved and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute the same on the part of the City of Newark, upon the adoption of this resolution.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, resolution (No. 134) adopted by this Board of Commissioners on May 28th, 1941, authorizing the execution of a supplemental lease between The City of Newark and the State of New Jersey, covering a plot of 2.29 acres east of the National Guard Hangar at Newark Airport, and such supplemental lease was executed by both parties thereto as of June 11th, 1941;

AND WHEREAS, Major: Herman L. Mack, Q. M. Corps., Acting Deputy Quartermaster General, under date of September 9, 1941, advises that due to a change in assignment of organizations the land in question will be no longer required and did return said lease for cancellation;

THEREFORE, BE IT RESOLVED, that the lease between The City of Newark and the State of New Jersey herein referred to, be and the same

hereby is cancelled and declared to be null and void as of September 9th, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

Mayor Murphy offered the following resolution:

WHEREAS, an emergency has arisen to meet a pressing need for public expenditure, to wit: the payment of "personal services" for personnel of the Newark Defense Council; for which agency an appropriation was made in the 1941 Budget appropriation for "other than personal service" in the amount of \$5,000; and,

WHEREAS, no provision was made in the 1941 Budget appropriation for "personal services" for said Newark Defense Council, and it is contemplated that the appropriation for "other than personal services" will be unexpended in the amount of this emergency appropriation; and,

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and,

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution, is \$113,240.60 and three per cent of the total operating expenses in the Budget for 1941 is \$518,136.16;

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of One Thousand Dollars (\$1,000.);

and,

BE IT FURTHER RESOLVED,

that said appropriations shall be provided for in full in the 1942 Budget; and,

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Finance, and the Acting Auditor of Accounts, be and they are hereby authorized to issue an "Emergency Note," not in excess of the above amount, pursuant to R. S. 40:2-31, and in accordance with the provisions of R. S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive; and,

BE IT FURTHER RESOLVED, that a copy of this resolution be filed forthwith with the Commissioner of Local Government.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

Commissioner Villani offered the following resolution:

RESOLVED, By the Board of Commissioners of The City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for brickwork repairs to be made in boilers No. 2 and No. 3 at the Ivy Hill Power Plant, Newark, New Jersey.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

Commissioner Byrne offered the following resolution:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering, Meats and Poultry, Paper Cups, Paper Towels and Toilet Tissue, 3/8" Broken Stone (both regular and heated) Anti-Freeze Solution, Reinforcing Bars, Structural Steel and Reinforced Flat Bottom Concrete Pipe.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, New Jersey, that the sum of \$100.00 be and it hereby is appropriated from the Port Newark Capital Account as consideration for a Grant from the State of New Jersey of all the right, title and interest of the State in and to the lands under water formerly flowed by Bound Creek, lying within the premises known as plot "A," situate on the westerly side of State Highway Route No. 25, north of Haynes Avenue, City of Newark, which land The City of Newark proposes to lease to the C-O-2 Fire Equipment Co., with the option to it to purchase; and

BE IT FURTHER RESOLVED, That the Director of the Department of Public Works be and he hereby is authorized and directed to expend the said \$100.00 for the purpose aforesaid.

Jos. M. Byrne, Jr.
John B. Keenan

Vincent J. Murphy
John A. Brady
Ralph A. Villani

Mayor Murphy offered the following resolutions:

WHEREAS, FLOCKHART FOUNDRY COMPANY, of 83 Polk Street, Newark, New Jersey, has made application for an adjustment of the arrears of principal, and interest on personal property taxes; and

WHEREAS, it appears that said company is in arrears in the payment of principal and interest upon said personal taxes for the years 1932 to 1940, both inclusive, together with interest to July 1, 1941, in the amount of \$24,481.70; and

WHEREAS, it further appears by an independent appraisal of the personal property of the said company, dated July 3, 1941, that the valuation of the said personal property is \$4,284.50; and

WHEREAS, it further appears that for years prior to 1940, the personal property of the said company was greatly over-assessed, the assessments for the year 1932 to 1934, inclusive being \$70,000.; for 1935, being \$75,000.; and for the years 1936 to 1939, inclusive, \$48,500.; and

WHEREAS, fair yearly assessments for these years would have been at the rate of \$16,000.00; and

WHEREAS, it further appears that upon a forced sale of the personal property of the said corporation not more than \$5,000. could be realized, and it therefore appears that it is to the best interest of the City of Newark to adjust the said tax debt so as to enable the said company to continue in existence, and to retain in employment more than one hundred workers, residents of the City of Newark;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Mayor and Director of the Department of Revenue and Finance is hereby authorized and directed to accept in full settlement of the arrears in personal taxes for the years 1932 to 1940, both inclusive, from the said Flockhart Foundry Company, the sum of Five Thousand Six Hundred and Ninety-six Dollars (\$5,696.00) and upon receipt thereof, to cancel from the records of the City of Newark the outstanding indebtedness for personal property taxes and penalties and interest thereon.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Ezekiel Lodge, B'Nai B'rith, a charitable institution owner of property located at 179-183 Clinton Avenue, Newark, Block 2588, Lot 26, has requested abatement of all taxes levied upon said premises for the years 1923 and 1925, together with interest and penalties thereon, and

WHEREAS, it appears that on June 13th, 1923, said premises were purchased by the Ezekiel Lodge Holding Company which was a holding company organized for the sole purpose of retaining title to said premises for the use of Ezekiel Lodge, B'Nai Brith, a charitable institution, and

WHEREAS taxes up to and including June 13th, 1923, were actually paid in full and the said property exempted for taxation for the year 1924, but for some reason was again included in the non-exempt ratables for the year 1925, and

WHEREAS there appears on the

books of the City of Newark a tax debt including interest and penalties of \$1,350.02 for the year 1923 and \$3,472.56 for the year 1925, and also an assessment for street paving levied during 1924 amounting to \$498.20, inclusive of interest and penalties, and

WHEREAS, by virtue of Chapter 54-4-3.6 of the revised statutes, the said Ezekiel Lodge is entitled to an exemption from taxation for the year 1923, following the date June 13th, 1923, and also for the year 1925, and

WHEREAS, said Ezekiel Lodge, B'Nai B'rith has offered to pay in full the aforesaid paving assessment

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, N. J., that the Director of the Department of Revenue and Finance is hereby authorized and directed to cancel from the books of the City of Newark the tax debt apparently due and owing aforesaid for the years 1923 and the year 1925 in the total sum of \$4,822.59.

Vincent J. Murphy
Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Commissioner Keenan offered the following resolution:

WHEREAS, Mrs. Irma Amster, President of the Central Used Car Exchange, Inc., filed with the License Commissioner of the City of Newark application for Open Air Parking Station License No. 300, and the sum of \$120.00 was paid by John Krich, which represents fee paid in full under licenses 375 and 71; and

WHEREAS, this license has never been used and applicant is entitled to a refund of Forty Dollars (\$40.00);

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the sum of Forty Dollars (\$40.00) be and the same is hereby ordered paid to the said Mrs. Irma Amster, President of the Central Used Car Exchange, Inc., and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Forty Dollars (\$40.00) to the said Mrs. Irma Amster.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
Ralph A. Villani

Commissioner Brady offered the following resolution:

WHEREAS, an emergency has arisen to meet a pressing need for public expenditure, to wit: Newark City Hospital, "hospitalization of borderline cases in other hospitals;" and

WHEREAS, no adequate provision was made in the 1941 Budget appropriation for the aforesaid purpose; and,

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution, is \$158,240.60 and three per cent of the total operating expenses in the Budget for 1941 is \$518,136.16;

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commis-

sioners of The City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of Forty-five Thousand Dollars (\$45,000.00); and,

BE IT FURTHER RESOLVED, that said appropriations shall be provided for in full in the 1942 Budget; and,

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Finance, and the Acting Auditor of Accounts, be and they are hereby authorized to issue and "Emergency Note," not in excess of the above amount, pursuant to R. S. 40:2-31, and in accordance with the provisions of R. S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive; and,

BE IT FURTHER RESOLVED, that a copy of this resolution be filed forthwith with the Commissioner of Local Government

John A. Brady
Vincent J. Murphy
Ralph A. Villani
John B. Keenan
Jos. M. Byrne, Jr.

Mayor Murphy offered the following resolutions:

WHEREAS, pursuant to an ordinance adopted April 6, 1932, assessments for local improvements were made against certain property owners affected by a change of grade of Raymond Boulevard, West, and

WHEREAS, some of said property owners paid said assessments without protest, but others appealed from the decision of the Board of Assessments for Local Improvements, and, upon trial before the Essex County Circuit Court, were successful in securing a reversal of the said assessments, and an order cancel-

ling the same; and

WHEREAS, justice and equity demand that all such property owners receive the benefit of the said decision, and that those who made payment without protest should not be prejudiced by reason of their voluntary cooperation with the City of Newark;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to repay to the property owners who have made payments to the City on account of the assessments for local improvements for the change of grade of Raymond Boulevard, West, the full sum so paid by said property owners, upon receipt from them of a release in proper form, of all claims which the said property owners may have against the City of Newark.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Louis Shaffer, of 24 Commerce Street, Newark, has made application for adjustment of arrears in personal property tax, plus interest and penalties due from him to the City of Newark, in the sum of \$64.81; and

WHEREAS, it appears that the said applicant is totally unable to pay the full sum of \$64.81, and that the personal property upon which the said assessment was levied is not sufficient in value, upon forced sale, to realize the full sum of arrears of principal, interest and penalties;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commis-

sioners of the City of Newark, that the Mayor and Director of the Department of Revenue and Finance be and he is hereby authorized and directed to accept in full settlement of the aforesaid arrearages of personal taxes, plus interest and penalties, the sum of \$32.41, and upon receipt thereof to cancel from the books of the said City of Newark the said arrearages, of personal taxes, plus interest and penalties.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Lightcraft, Inc., formerly located at 892 Broad Street, Newark, New Jersey has been declared insolvent, and David Weinick was appointed Assignee for the benefit of creditors of the said company by the Court of Common Pleas of the County of Essex; and

WHEREAS, the said corporation is in arrears in the payment of personal property taxes in the sum of \$699.20, including interest and penalties; and

WHEREAS, said David Weinick, as Assignee for the benefit of creditors, has offered the sum of \$500.00 in full settlement of the said personal property tax liability, and it appears that the acceptance of said offer is necessary for the proper winding up of the estate of the Lightcraft, Inc.;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Mayor and Director of the Department of Revenue and Finance be and he is hereby authorized and directed to accept in full settlement of the liability of the Lightcraft, Inc., for personal property taxes, including principal interest and penalties

thereon, the full sum of \$500.00, and upon receipt thereof to cancel from the books of the City all personal property taxes, interest and penalties.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, application has been made on behalf of the Commissioner of Banking and Insurance of New Jersey, for the Sun Building and Loan Association, in liquidation, for the adjustment of taxes upon premises located at 12 Boston Street, Newark, New Jersey, known as Block 207, Lot 42; and

WHEREAS, it appears that the total amount of taxes, plus interest and penalties, in arrears on said premises is \$2,103.73; and

WHEREAS, the land upon which the said premises is located is valued at the amount of \$1,200.00, but the building is appraised as valueless and the actual cost to demolish the building would be in excess of \$400.00, and in fact it should be demolished; and

WHEREAS, it is the opinion of the Counsellor of Ratables that because of the physical character of the property and the undesirable character of the neighborhood, that the present value of the property is not in excess of \$600.00; and

WHEREAS, it therefore appears that it is for the best interest of the City that the aforesaid taxes, interest and penalties be abated to the sum of \$600.00 as provided by R. S. 54:4-99 to 54:4-102;

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that

the Mayor and Director of the Department of Revenue and Finance be and he is hereby authorized and directed to accept in full settlement of the arrears of taxes, interest and penalties due upon the property Block 207, Lot 42, the sum of \$600.00, and to cancel and discharge from the books of the City of Newark, upon receipt thereof, all taxes, interest and penalties due to the date hereof, and conditions that such payment shall be made within sixty (60) days from the date hereof.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, In November, 1938, the Co-Service Printing Co. received an order for 110,000 envelopes—Requisition No. 37880-37881, Department of Central Purchase—for use in Department of Revenue and Finance. Proof was approved. Subsequently printer was notified of a change in size and position of enclosure, necessitating a change in position of window of envelope. 22,800 had been finished. The order for 110,000 was completed and paid for. Printer billed City for 22,800 additional—the finished product, not usable, as aforesaid; and,

WHEREAS, an action has been commenced in the First District Court, By Sol S. Kassin, t/a Co-Service Printing Co., for \$74.10, with interest and costs; and,

WHEREAS, the Law Department, on the facts present, recommends payment; the plaintiff agreeing to accept \$70.00 in settlement;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of \$70.00 be and is hereby appropriated for payment of the aforesaid

claim of Co-Service Printing Co.; payment to be made by Director of Department of Revenue and Finance, upon receipt of Release and Discontinuance, approved as to form by Law Department.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS Merrit Stokes is an honorably discharged veteran and is entitled to an annual exemption of \$500. from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Merritt Stokes was the owner of record of premises known and designated as Block 2590, Lot 8, 157½ Somerset Street, Newark, New Jersey which was assessed at a valuation of \$1,700, tax \$82.45

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the said Merrit Stokes be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 2590, Lot 8, 157½ Somerset Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS Cosimo Rossi is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940.

WHEREAS on October 1st, 1939

Cosimo Rossi was the owner of record of premises known and designated as Block 649, Lot 13, 488 North 11th Street, Newark, New Jersey which was assessed at a valuation of \$6,800.00, tax \$329.80;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Cosimo Rossi be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation on his property known as Block 649, Lot 13, 488 No. 11th Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Joseph Cocuzza is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Joseph Cocuzza was the owner of record of premises known and designated as Block 3617, Lot 28, 11-13 Goodwin Avenue, Newark, New Jersey, which was assessed at a valuation of \$9,400.00, tax \$455.90;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Joseph Cocuzza be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 3617, Lot 28, 11-13 Goodwin Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS Frank Barbero is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Frank Barbero was the owner of record of premises known and designated as Block 661, Lot 11, 676 North 6th Street, Newark, New Jersey, which was assessed at a valuation of \$1,700. tax \$82.45;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Frank Barbero be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 661, Lot 11, 676 North 6th Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS Guiseppe Centuri is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Guiseppe Centuri was the owner of record of premises known and designated as Block 594, Lot 19, 554 North 7th Street, Newark, New Jersey, which was assessed at a valuation of \$7,000.00, tax \$339.50;

BE IT THEREFORE RESOLVED by the Board of Commissioners of

the City of Newark that the said Guiseppe Centuri be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 594, Lot 18, 554 North 7th Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Albert Noll is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939, Albert Noll was the owner of record of premises known and designated as Block 1009, Lot 75, 97 Gotthart Street, Newark, New Jersey, which was assessed at a valuation of \$1,500.00, tax \$72.75;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Albert Noll be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 1009, Lot 75, 97 Gotthart Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

Commissioner Keenan offered the following resolution:

WHEREAS, the Director of the Department of Public Safety has in

the best interests of the Department deemed it advisable to transfer the aMson and Mason's Helper from the Police Division to the Fire Division Repair Shop, and

WHEREAS, said titles exist in the Police Division and not in the Fire Division, and

WHEREAS, the Civil Service Commission has advised the said Director of Public Safety that the titles of Mason and Mason's Helper should be created in the Fire Division before it will consent to the said transfers, and

WHEREAS, the creation of said titles will facilitate the transfer of said Mason and Mason's Helper now employed in the Department of Public Safety and will not necessitate any new appointments, now, therefore be it

RESOLVED, that the titles of Mason and Mason's Helper be and the same are hereby created in the Fire Division, Department of Public Safety, effective September 16, 1941.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

Commissioner Brady offered the following resolutions:

RESOLVED, that the salaries of the following named Public Health Nurses, employed in the Bureau of Health, Department of Public Affairs, be and the same are hereby adjusted to the amounts set opposite their respective names, same to become effective September 16, 1941;

SALARY ADJUSTMENTS

Edna F. Kindt, Public Health Nurse, salary adjusted from \$1,500

to \$1,600 per annum, effective September 16, 1941.

Esther M. Morgan, Public Health Nurse, salary adjusted from \$1,500 to \$1,600 per annum, effective September 16, 1941.

Helen Hickey, Public Health Nurse, salary adjusted from \$1,500 to \$1,600 per annum, effective September 16, 1941.

Helen Gillick, Public Health Nurse, salary adjusted from \$1,500 to \$1,600 per annum, effective September 16, 1941.

Vivian B. Tonkin, Public Health Nurse, salary adjusted from \$1,500 to \$1,600 per annum, effective September 16, 1941.

The salaries of the above mentioned public health nurses in the Bureau of Health have been adjusted as a result of a promotional examination held by the Civil Service Commission recently open to all nurses permanently employed for at least one year prior to the date the examination was held. The Misses Kindt, Morgan, Hickey, Gillick and Tonkin all passed said examination and Dr. Craster, Health Officer has recommended that Miss Esther M. Morgan had a salary adjustment in April, 1940 from \$1,500 to \$1,600 and it was due to the increases granted in April that the Civil Service held a promotional examination open to all nurses employed in a permanent capacity to qualify for said increase in salary.

John A. Brady
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

RESOLVED, that John Ford be and he is hereby appointed to the position of Multigraph Operator in the Bureau of Health, Department

of Public Affairs, at a salary of \$1,200 per annum, effective September 16, 1941.

Mr. Ford has been appointed to take over the duties of one Pierce F. Fellows, Jr., who has taken a leave of absence, without pay, to accept a position with the United States War Department.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

Commissioner Keenan offered the following resolution:

BE IT RESOLVED that Mary E. Cobb is hereby appointed temporarily to the position of Clerk-Stenographer in the License Division, Department of Public Safety, at a salary of \$960.00 per annum, effective September 16th, 1941, pending Civil Service examination, and her salary shall be paid semi-monthly as are other salaries.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

Commissioner Brady offered the following resolution:

RESOLVED, that the following named persons be and they are hereby promoted to the position of Attendant in the Bureau of Health, Department of Public Affairs, with no change in salary, effective September 16, 1941;

BUREAU OF HEALTH

Lenora M. Ferry, Cleaner and Helper, promoted to the position of Attendant, with no change in salary, effective September 16, 1941.

Irene J. Herbst, Cleaner and Helper, promoted to the position of Attendant, with no change in salary, effective September 16, 1941.

Ann M. Coffey, Orderly, promoted to the position of Attendant, with no change in salary, effective September 16, 1941.

Victoria Booker, Cleaner and Helper, promoted to the position of Laboratory Helper, with no change in salary, effective September 16, 1941.

The above named persons have all been permanently employed in the Bureau of Health, Department of Public Affairs and have taken promotional examinations for Attendant and Laboratory Helper and are in line for promotion to the position of Attendant and Laboratory Helper, the work they are doing at the present time and Dr. Craster, Health Officer has requested that they be promoted with no change in salary, effective September 16, 1941.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

Commissioner Byrne offered the following resolution:

RESOLVED, that resolution (No. 10,062) adopted April 30, 1941, changing titles and compensations of employees in the Bureau of Port Newark Operations, and resolution (No. 10,122) adopted May 7, 1941, creating the position of Dock Foreman, at \$2,700 per annum, in said Bureau, be and the same are hereby rescinded;

AND BE IT FURTHER RESOLVED, that the title of Dock Foreman, at \$2,400 per annum, be and the same hereby is created in said Bureau of the Department of Public

Works as of October 1, 1941, and that the title of James J. Connell, Dock Inspector, at \$2,400 per annum, be and the same hereby is changed to that of Dock Foreman, without change in compensation, and that the titles of Edward Porter and John A. Brach, Dock Inspectors, at \$2,400 and \$2,000 each respectively, be and the same hereby are changed to that of Inspector, without change in compensation, effective October 1, 1941;

AND BE IT FURTHER RESOLVED, that the title of James L. Reilly, Dock Inspector, at \$2,700 per annum, be and the same hereby is changed to that of Wharfinger, without change in compensation, effective October 1, 1941;

AND BE IT FURTHER RESOLVED, that the title of Dock Inspector in said department be and the same hereby is abolished, as of October 1, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

Mayor Murphy offered the following resolution:

WHEREAS, the Annual Convention of the National Tax Association will be held in St. Paul, Minnesota, during the week of October 13th to 16th, 1941; and

WHEREAS, as heretofore, it is deemed in the best interests of The City of Newark to have representation at the said Annual Convention; and

WHEREAS, the Board of Assessment and Revision of Taxes recommends that Commissioner Joseph J. Smith, a member of the said Board, should represent The City of New-

ark at the said Convention;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark that Joseph J. Smith, a member of the Board of Assessment and Revision of Taxes of The City of Newark, be and is hereby authorized to attend the aforesaid Convention as a representative of The City of Newark, and the Board of Assessment and Revision of Taxes; and the sum of \$300. be and is hereby appropriated for his expenses in connection with his attendance at said Convention.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

Commissioner Keenan offered the following resolutions:

WHEREAS the 30th National Safety Congress and Exposition of the National Safety Council is to be held in Chicago, Illinois, October 6th to October 10th, inclusive, and

WHEREAS, Matthew J. Bolger, Inspector of Police, Police Division, Department of Public Safety, has been studying traffic regulations and control for the City of Newark, and

WHEREAS, it is the opinion of the Board of Commissioners that the participation of said Inspector Matthew J. Bolger at said Congress would inure to the benefit of not only the Department of Public Safety but also to the citizens of the City of Newark because of the exchange of ideas in regard to traffic control, regulation and accident prevention methods used throughout the United States,

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that

the said Inspector Matthew J. Bolger be and he is hereby authorized to attend the 30th National Safety Congress in Chicago, Illinois, from October 6th to October 10th, 1941, inclusive, and that said Inspector Matthew J. Bolger be paid the expenses incurred by him because of his attendance at said Congress, in an amount not to exceed \$200.00.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

WHEREAS the 30th National Safety Congress and Exposition of the National Council is to be held in Chicago, Illinois, October 6th to October 10th, inclusive, and

WHEREAS, Edward L. Cyr, Traffic Engineer, Department of Public Safety, has been studying traffic regulations and control for the City of Newark, and

WHEREAS, it is the opinion of the Board of Commissioners that the participation of said Traffic Engineer Edward L. Cyr at said Congress would inure to the benefit of not only the Department of Public Safety but also to the citizens of the City of Newark because of the exchange of ideas in regard to traffic control, regulation and accident prevention methods used throughout the United States,

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the said Traffic Engineer Edward L. Cyr be and he is hereby authorized to attend the 30th National Safety Congress in Chicago, Illinois, from October 6th to October 10th, 1941, inclusive, and that said Traffic Engineer Edward L. Cyr be paid the expenses incurred by him because of his attendance at said Congress, in an amount not exceeding \$200.00.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

Commissioner Byrne offered the following resolution:

RESOLVED, That a sum not to exceed Three Hundred Dollars (\$300.00) be and the same hereby is appropriated to Edward S. Flan-kin, Division Engineer of the Division of Sewers, Department of Public Works, and Past President of the American Public Works Association, to cover expenses of himself and John S. Flockhart, Principal Assistant Engineer, Bureau of Street Cleaning, Department of Public Works, and Past President of the aforementioned Association, in attendance on Convention of the said Association to be held in New Orleans, Louisiana, on October 26, 27, 28 and 29, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

Mayor Murphy: Is that all?

The City Clerk: Yes, sir.

Mayor Murphy: You heard the reading of the bills and claims, pay-rolls and numerous resolutions. A motion is in order to adopt.

Commissioner Byrne: I so move that we adopt.

Commissioner Brady: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: Motion is in order, in line with the discussion at the Conference, that the meetings of the City Commission be continued for every two weeks, and the next meeting shall be for October 8th.

Commissioner Villani: I so move.

Commissioner Brady: I second the motion.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: We will now proceed with Zoning matters.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Dugan Bros., Inc., owner, for the establishment and operation of a commercial garage and automobile repair shop; premises 625-645 Third Street;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady

Mayor Murphy: You heard the

reading of the application. Is there anybody who desires to be heard in opposition?

(No response).

Commissioner Byrne: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Vincent Salierno (Mt. Prospect Building and Loan Association, owner) for the manufacture of articles from Zylonite (a pyroxyline plastic); premises 72-74 East Kinney Street; on condition that an automatic sprinkler be installed in the building within six months, and that the plant be operated in conformity with the regulations imposed by the Bureau of Combustibles; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady

Mayor Murphy: You heard the reading of the application. Are there any objectors?

(No response).

Commissioner Villani: I move that it be adopted.

Commissioner Brady: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mr. Russell Rankin: Mr. Mayor, I have a resolution extending the time for three months within which the construction of a gasoline station may be commenced at 100 Clinton Place.

The City Clerk: There is a request to extend for three months the approval that has been given by this Commission to construct a gasoline station in a first business district at 100, 104 Clinton Place.

Mayor Murphy: They were not able to comply in time, and they are asking for an extension?

Commissioner Keenan: Did they give any reason for not having started in the first place?

Mayor Murphy: Are they going to start now? That is what I am interested in. Or is this just a three months delay; and then there will be another three months?

Mr. Russell Rankin: I could not give you any assurance of that, because I don't know. We could have them here.

Mayor Murphy: I am not opposed

to the extension, if we are going to get results; but if it is just going to be kept extending that, that should be looked into. I think those people should give this Commission some assurance that they are going to start in. Unless of course this Commissioner wants to approve it. I think it should be deferred for investigation, Mr. Rankin. Suppose you get in touch with the engineer or the architect and find out.

Mr. Russell Rankin: All right.

Mayor Murphy: So that we could get a definite statement about whether a contract has been awarded; and then they can go ahead.

Mayor Murphy: Is there any further business?

The City Clerk: That is all.

Mayor Murphy: Motion is in order to adjourn.

Commissioner Byrne: I so move.

Commissioner Keenan: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

VINCENT J. MURPHY

RALPH A. VILLANI

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

MINUTES OF MEETINGS OF THE BOARD OF COMMISSIONERS

OCTOBER, 1941

Newark, N. J., October 8, 1941

A Regular Meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, 10:30 A. M., Eastern Standard Time.

Mayor Murphy: The meeting will be called to order. The Clerk will call the roll.

Present Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Absent: Commissioner Villani.

Mayor Murphy: The Clerk will now read the minutes of the previous meeting.

Commissioner Brady: I move that the reading of the minutes be dispensed with.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Mayor Murphy: The City Clerk's statement will be incorporated in the minutes as usual.

(The statement follows).

Mr. Reichenstein: (The city clerk) It is agreed that this is to be stipulated again?

Mr. Mayor and gentlemen of the Board of Commissioners, in accord-

ance with the understanding and stipulation placed on the record at the organization meeting on May 20th, 1941, I am going to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes, if there is no objection.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

The City Clerk presented "An Ordinance creating the position of Supervisor of Underground construction in the Police Division of the Department of Public Safety of the City of Newark and providing for the appointment of Supervisor of Underground Construction and fixing the salary thereof," and stated today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance creating the position of Supervisor of Underground construction in the Police Division of the Department of Public Safety of the City of Newark and providing for the appointment of Supervisor of Underground Construction and fixing the salary thereof," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the position of Supervisor of Underground construction in the Police Division of the Department of Public Safety of the City of Newark and providing for the appointment of Supervisor of Underground Construction and fixing the salary thereof.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Brady: I move the ordinance be laid over to October 22nd.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance to amend an Ordinance entitled; "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers; to regulate public auction sales; to fix the license fees of auctioneers and the auction business; regulating the auction business; and providing penalties for the violation thereof," adopted the seventh day of June, nineteen hundred and thirty-nine," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Keenan: I move that the ordaining clause be stricken out.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend "An Ordinance to create the position of clerk in the Municipal Board of Alcoholic Beverage Control of the City of Newark,"

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, DO ORDAIN:

1: That the title of "An Ordinance to Create the position of Clerk in the Municipal Board of Alcoholic Beverage Control of the City of

Newark; adopted July 15, 1941 be and the same is hereby amended to read as follows: "An Ordinance to Create the Position of Clerk to the Chairman of the Municipal Board of Alcoholic Beverage Control of the City of Newark."

2: That Section 1 of said Ordinance be and the same is hereby amended to read as follows:

"1: There is hereby created in the Municipal Board of Alcoholic Beverage Control of the City of Newark the position of Clerk to the Chairman of the Municipal Board of Alcoholic Beverage Control of the City of Newark, at an annual salary of \$2,500."

3. That Section 2 of said Ordinance be and the same is hereby amended to read as follows:

"2: The said position of Clerk to the Chairman of the Municipal Board of Alcoholic Beverage Control of the City of Newark shall be in the exempt class of the classified service of the Civil Service, as provided for under Title 11, Chapter 22, Section 26, Paragraph "C" of the Revised Statutes."

4. This Ordinance shall take effect immediately upon final passage and publication according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that October 22, 1941, at 10:30 A.M. Eastern Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage,

and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend an Ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers: To regulate public auction sales: To fix the license fees of auctioneers and the auction business; regulating the auction business: and providing penalties for the violation thereof," adopted the seventh day of June, nineteen hundred and thirty-nine.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, DO ORDAIN:

Section 1. That the Ordinance entitled "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers; to regulate public auction sales; to fix the license fees of auctioneers and the auction business; regulating the auction business, and providing penalties for the violation thereof," adopted the seventh day of June, Nineteen hundred and thirty-nine, be and the same is hereby amended, by adding to the said ordinance the following sections, to be known as "Section 1-A" "Section 9-A" and "Section 11-A," as

follows:

"Section 1-A; No person, except a licensed auctioneer, or such person authorized by Section 9 of this Ordinance, shall sell or offer for sale any goods or merchandise in any manner similar to that of a public auction or by public outcry, even though no competitive bids are solicited."

"Section 9-A. Each auctioneer shall, during the sale, cause his name to be conspicuously displayed on a sign at the place where he shall conduct an auction sale."

"Section 11-A: No merchandise shall be sold at retail from the "Auction Block." Retail sale shall be deemed to be any sale, or offer to sell, other than through bidding.

"Auction Block" is defined as the stand or platform from which the public auction sales are conducted.

Section 2: This ordinance shall take effect immediately, upon final passage, and publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that October 22, 1941, at 10:30 A.M. Eastern Standard Time or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first

reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk then read the following resolutions covering appropriations, bills and claims.

RESOLVED, That the sum of \$1,200, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$94.87 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$620.80, be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of

\$77.94 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,652.34, be and the same is hereby appropriated to the persons named in the certified list below containing 30 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$418.60 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$78,153.83 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$608.25 be and the same is hereby

appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$39,042.48 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$37,201.52 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$43,717.47 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$92,397.36 be and the same is hereby appropriated to the persons named in the certified list below containing 103 items, being the bills and claims

of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady

RESOLVED, That the sum of \$4,515.93 be and the same is hereby appropriated to the persons named in the certified list below containing 51 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady

RESOLVED, That the sum of \$3,745.05 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady

RESOLVED, That the sum of \$37,023.93, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy

RESOLVED, That the sum of \$3,060.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Vincent J. Murphy

RESOLVED, That the sum of \$938.26 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$28,856.40 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$3,391.60, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$102,436.53 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$88,550.91 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$26,140.31 be and the same is hereby appropriated to the persons named in the certified list below containing 182 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$340.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Safety —Police.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$219,845.27 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the bond of John A. Brady, as a member of the Board

of Commissioners of the City of Newark, and Director of the Department of Public Affairs, which bond has been approved as to form by the Law Department, be and the same is hereby approved as to sufficiency thereof, and the City Clerk is directed to place the same on file in his office.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, SOCIETA SAN GERARDO, a non-pecuniary corporation organized under the laws of the State of New Jersey, sponsoring the official celebration of the feast day of San Gerardo, under the auspices of St. Lucy's Roman Catholic Church of Newark, New Jersey, has made application for a permit for fireworks on Sheffield Street, on October 14th, 15th, and 16th, 1941, in the hours between 10 and 12 o'clock in the forenoon and between the hours of 2 o'clock in the afternoon and ten o'clock in the evening; and

WHEREAS, said application has been duly approved by the Chief of Police, Chief of the Fire Division, and the Assistant Superintendent, Bureau of Combustibles, of the City of Newark;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that permission is hereby granted to Societa San Gerardo, a non-pecuniary corporation organized under the laws of the State of New Jersey, sponsoring the official celebration of the feast day of San Gerardo, under the auspices of St. Lucy's Roman Catholic Church to conduct the fireworks display as applied for on the posting of a bond in the sum of Twenty-five Hundred Dollars (\$2,500.) as provided by Chapter 51 of the Laws of 1937, said bond to be approved

as to form by the Law Department.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, an application has been made to the City of Newark by Societa San Gerardo, a non-pecuniary corporation organized under the laws of the State of New Jersey, sponsoring the official celebration of the feast day of San Gerardo, under the auspices of St. Lucy's Roman Catholic Church, of Newark, New Jersey, on October 14th, 15th, and 16th, 1941, between the hours of 10 and 12 o'clock in the forenoon, and between the hours of 2 o'clock in the afternoon and 10 o'clock in the evening, on Sheffield Street, and

WHEREAS, a bond as required by Alexander Zarillo, trading as Neptune Fireworks, and Societa Gerardo, as principals and Indemnity Insurance Company of North America (Philadelphia) as surety, the form of which has been approved by the Law Department of the City of Newark;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark that said bond be approved.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, RESOLUTION NO. 234, adopted by the unanimous vote of the City Commission in June 4th, 1941, the copy of which is here attached, and

WHEREAS said compromise of \$6,250 for the tax arrearages of \$7,931.50 on 357-363 Chancello Avenue, block 3724, Lot 54, was not

possible of consummation within the 60 day period because the parties in interest were unable to reach an agreement,

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that an extension of time be given to Wednesday, October 8th, 1941, and

BE IT FURTHER RESOLVED that the "Whereases and Resolves" contained in said Resolution No. 234, adopted June 4th, 1941 be made a part of this extension and that the parties are to commence improvements on said lots within sixty days from date hereof.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, the premises situate at 219-223 Eastern Parkway, Block 2069, Lot 8 & 9, has been heretofore assessed as one parcel of land 66 x 100 feet and

WHEREAS, there is outstanding thereon the following liens, to wit:

Interest & Cost in Certificate	
for years 1929-1931	\$172.15
1929 Tax	64.60
1930 Tax	66.98
1931 Tax	75.62
Water Service Connections	44.00
Interest & Cost not in	
Certificate up to and	
including 9-10-41	243.85
	<hr/>
	\$667.20

WHEREAS, the Mechanics Building & Loan Association have made applications for apportionment of 19 x 100 feet of said outstanding liens in accordance with the apportionment application on file in the office of the Director of the Department of Revenue and Finance; and

ment of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate	
for years 1929-1931	\$ 26.33
1929 Tax	30.40
1930 Tax	31.52
Interest & Cost not in	
Certificate up to and	
including 9-10-41	50.95
	<hr/>
	\$139.20

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, the premises situate at 567-589 Wilson Avenue, Block 5020, Lot 78 and Block 5024, Lot 20, has been heretofore assessed as one parcel of land 5.29 acres; and

WHEREAS, there is outstanding thereon the following liens to wit:

1938 Tap	\$945.05
1939 Tax	791.70
1940 Tax	994.25
1941 Tax	1,178.75
Interest & Cost not in	
Certificate up to and	
including 9-15-41	513.27
	<hr/>
	\$4,423.02

and

WHEREAS, Balbach Smelting &

Refining Co. has made application for apportionment of 2.50 acres of said outstanding liens in accordance with the apportionment application on file in the office of the Mayor of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

1938 Tax	\$378.68
1939 Tax	290.01
1940 Tax	363.75
1941 Tax	431.25
Interest & Cost not in Certificate up to and including 9-15-41	196.45
	<hr/> \$1,660.14

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Mayor, Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS it is deemed desirable and necessary to establish a "Petty Cash Fund" for the Division of Claims, Department of Public Affairs;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that there is hereby established, subject to the approval of the Commissioner of Local Government, a "Petty Cash Fund" of Two Hundred Dollars (\$200.00) for the use and purposes of the Division of Claims of the

Department of Public Affairs, to be established and maintained out of the emergency appropriation created for the Division of Claims, Department of Public Affairs, by resolution adopted September 10, 1941; and said "Petty Cash Fund" be charged to "other than personal services;" the fund to be reimbursed from time to time as money is expended and accounted for; and Philip Insabella, Supervisor of the Claims Department of the Department of Public Affairs is hereby constituted Custodian thereof; all expenditures from the said fund to be on the authorization of the said Philip Insabella and the Director of the Department of Revenue and Finance be and he is hereby directed, accordingly with authority to impose such regulations as he may deem necessary and relative to the said Petty Cash Fund; and

BE IT FURTHER RESOLVED, that the City Clerk is hereby authorized and directed to make the necessary application, pursuant to Chapter 253, P. L. 1924 (R. S. 40:5-7) et seq., for the establishment of the said "Petty Cash Fund" for the Division of Claims in the Department of Public Affairs.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS Meyer Robinson is an honorably discharged veteran and is entitled to an annual exemption of \$400.00, from the assessed value of his real estate, but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Meyer Robinson was the owner of record of premises known and designated as Block 3062, Lot 23, 198 Hobson Street, Newark, New Jersey which was assessed at a valuation of \$4,900. tax \$237.65;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the said Meyer Robinson be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation on his property known as Block 3062, Lot 23, 198 Hobson Street, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

WHEREAS, Robert F. Lewalt is an honorably discharged veteran and is entitled to an annual exemption of \$300. from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Robert F. Lewalt was the owner of record of premises known and designated as Block 806, Lot 28, 82 Beaumont Place, Newark, New Jersey which was assessed at a valuation of \$6,200, tax \$300.70;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the said Robert F. Lewalt be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 806, Lot 22, 82 Beaumont Place, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

WHEREAS Gussie Schrenell is an honorably discharged veteran and is entitled to an annual exemption of \$300. from the assessed value of his real estate but failed to obtain

same for the year 1940;

WHEREAS on October 1st, 1939 Gussie Schrenell was the owner of record of premises known and designated as Block 3704, Lot 56, 146 Hansbury Avenue, Newark, New Jersey which was assessed at a valuation of \$8,400.00, tax \$407.40;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the said Gussie Schrenell be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 3704, Lot 56, 146 Hansbury Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

WHEREAS Louis Debbs is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Louis Debbs was the owner of record of premises known and designated as Block 2624, Lot 14, 27 Rose Terrace, Newark, New Jersey, which was assessed at a valuation of \$7,000. tax \$339.50;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the said Louis Debbs be granted exemption of \$500.00, tax \$24.25, for 1940 from the assessed valuation on his property known as Block 2624, Lot 14, 27 Rose Terrace, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

New Jersey; and,

WHEREAS, Mack Engineering & Supply Company, Incorporated, submitted a bid for the aforesaid work in the amount of Two Thousand, One Hundred and Seventy Dollars (\$2,170.00) which proposal has been accepted as the lowest responsible bid;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the proposal of said Mack Engineering & Supply Company, Incorporated, be and the same is hereby accepted and the contract, subject to the requirements of all State laws and City Ordinances governing municipal contracts, awarded to the Mack Engineering & Supply Company, Incorporated, at the price aforesaid; and the Law Department is directed to prepare the contract for the said work upon adoption of this resolution, and the Director of the Department of Parks and Public Property and the City Clerk of The City of Newark are hereby authorized and directed to execute the said contract, subject to State Law and Ordinances concerning prevailing wage scale and eight (8) hour day.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 943, dated September 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Com-

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

BE IT RESOLVED by the Board of Commissioners of the City of Newark that the time for claiming deduction for debts bona fide due and owing to creditors residing in the State of New Jersey, and deductions for personal property or securities claimed to be exempt from taxation, be and the same is hereby fixed as December 1st, 1941 pursuant to the provisions of Title 54:4-15, Revised Statutes of New Jersey 1937.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne Jr.

RESOLVED: By the Board of Commissioners of The City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized and directed to advertise for sealed proposals for window cleaning in the City Hall group of buildings.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by authority of the Board of Commissioners of The City of Newark, by a resolution No. 942 dated September 24, 1941, the Director of the Department of Parks and Public Property publicly solicited, received and opened bids for brick work repairs to be done on boilers No. 2 and No. 3, located in the Ivy Hill Power Plant, Newark,

missioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

**MASSEY CONCRETE PRODUCTS
COMPANY—Newark, N. J.**

Approx. 800 lin. ft. 57 x 57" Precast Reinforced Concrete Flat Bottom Pipe as per specifications
..... \$13.90 lin. ft.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 885, dated September 10, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of

the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

THE CENTRAL FOUNDRY COMPANY — Newark, N. J.

Approx. 300 Curb Boxes complete, as per specifications @ \$1.84 ea.
Approx. 300 Curb Box Jackets (Top Section) and Covers as per specifications @ .86 ea.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 943, dated Sept. 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark,

are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

HARRISON SUPPLY COMPANY

—Harrison, N. J.

Approx. 300 cu. yds. 3/8" Broken Stone Aggregate (Sec. 417) delivered by truck to Asphalt Plant \$1.92 cu. yd.

STANDARD BITULITHIC COMPANY — Newark, N. J.

Approx. 300 tons 3/8" Broken Stone Aggregate for seal coat, picked up by city truck at vendor's plant, heated as per specifications @ \$3.90 ton

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 827, dated August 27, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Di-

rector of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

L. KALTMAN SONS, INC.—Newark, N. J.

Photographic Supplies for the Bureau of Records and Smoke Abatement Bureau (Public Safety) also for the Photographic Division (Department of Public Works) for the period of one year, at unit prices shown on list in the Department of Central Purchase Approximately \$2,119.02

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 943, dated September 24, 1941 the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the

City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

IGOE BROTHERS—Newark, N. J.

Approx. 201,081 lbs. 7/8" Round Deformed Reinforcing Bars
..... @ \$3.25 C :-:

Approx. 1,037 lbs. 3/4" Round Deformed Reinforcing Bars
..... @ \$3.25 C :-:

Approx. 43,917 lbs. 5/8" Round Deformed Reinforcing Bars
..... @ 53.35 C :-:

Approx. 29,633 lbs. 1/2" Round Deformed Reinforcing Bars
..... @ \$3.45 C :-:

Approx. 96 1" gas Pipe Separators @ .20 each

GRAMMER, DEMPSEY & HUDSON, INC. — Newark, N. J.

Approx. 21,808 lbs. 64-10" I Beams 14' 6" long @ 25.4 :-: @ 3.55 cwt.

Approx. 336 lbs. 7—Bearing Plates 12 x 16 x 7/8"—48 :-: — @ \$4.26 cwt.

Approx. 840 lbs. 40—Bearing Plates 10" x 12 x 5/8" 21 :-: @ 4.26 cwt.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 884, dated September 10, 1941, the Department of Central

Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of its bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

CHAPMAN VALVE MFG. COMPANY — Indian Orchard, Mass.

(One (1) 24" Manually operated cone valve, as per specifications and drawings @ \$2,630.00

(Subject to priority rating)

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering Groceries and Dairy Products, Forage, Street Brooms and Fibre for same, Water Tube Boiler for Fire Boat, Ahphaltic Road Oil, Cold Mixed Asphalt Concrete Top Course Material and Removal of Fat, Suet and Bones from City Institutions.

BIDS to be received on such date

and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

WHEREAS the Police Division of the Department of Public Safety did deposit with the Department of Revenue and Finance the following sums of money for the repayment for the loss of service revolvers, the property of the City of Newark:

December 28, 1932, loss of revolver 1286 by Patrolman Frank J. Vanderstreet — \$20.00

February 27, 1941, loss of revolver 1253 by Patrolman Raymond W. Howlett — \$14.00, and

WHEREAS, both of said lost revolvers have been recovered and returned to the Police Division,

NOW, THEREFORE, BE IT RESOLVED, that the Department of Revenue and Finance in view of these facts, be and it is hereby directed to return and repay Patrolman Frank J. Vanderstreet the sum of \$20.00 and to Patrolman Raymond W. Howlett the sum of \$14.00.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, that WILLIAM C. DUERRLER be and he is hereby appointed to the position of Messenger in the Division of Claims, Department of Public Affairs, at a salary of \$960. per annum, effective October 1, 1941.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED that Mechanic's Helper Edward P. Reilly be and he is hereby promoted to the rank of Supervisor of Underground Construction, in the Police Division, Department of Public Safety, at a salary of \$2,501.00 per annum, payable semi-monthly as other salaries are paid, pending Civil Service examination, effective October 20th, 1941.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, that the salary of one, MARY A. BRADY, Clerk-Typist in the Second District Court, Department of Public Affairs be and the same is hereby adjusted from \$1,500. to \$1,620. per annum, effective October 1, 1941.

Judge Freund of the Second District Court has recommended the salary of Miss Brady be adjusted inasmuch as provision had been made in the 1941 budget for such salary increase.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, that the title of Laborer in Police Division of the Department of Public Safety, be and the same is hereby created, effective October 1, 1941.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, that the salary of one Louise R. Alling, Public Health Nurse, employed in the Bureau of Health, Department of Public Affairs, be and the same is hereby

adjusted from \$1,320 to \$1,380 per annum, effective October 1, 1941.

Dr. Charles V. Craster, Health Officer of the Bureau of Health, Department of Public Affairs, has recommended that the salary of Louise R. Alling, Public Health Nurse in the Bureau of Health, be adjusted from \$1,320 to \$1,380 per annum because there was an error made when salaries of all Health employees were adjusted in April, 1940, she should have been increased from \$1,200 to \$1,380 the same as other Public Health Nurses but instead she appeared on the resolution for only \$1,320. Dr. Craster is very anxious to have this corrected at this time inasmuch as there is money in the 1941 budget to take care of this adjustment.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, The International Association of Police and Fire Surgeons are convening in Washington, D. C., on October 16, 17, and 18, 1941, and

WHEREAS, it is the opinion of the Board of Commissioners that the participation of Raymond J. Mullin, Police Surgeon at this Congress would greatly benefit the Police Division of the Department of Public Safety because of the exchange of ideas, in regard to the Medical Profession and its specific relation to the Department of Public Safety,

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the said Doctor Raymond J. Mullin be and he is hereby authorized to attend this Congress at Washington, D. C., from October 16 to 18, 1941, inclusive, and that said Doctor Raymond J. Mullin be paid expenses incurred by him because of his at-

tendance at said Congress in an amount not exceeding \$75.00.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, BY THE BOARD OF COMMISSIONERS of the City of Newark, that there is hereby created a fund to be known and designated as "The Workmen's Compensation Insurance Fund," pursuant to R. S. 40:51-8 to 40:51-11; and

BE IT FURTHER RESOLVED, that there is hereby appropriated out of available funds not appropriated to other purposes, the sum of Twenty-five Thousand Dollars (\$25,000.00) for the purpose of said Workmen's Compensation Fund; said fund to be held by the Mayor and Director of the Department of Revenue and Finance, and deposited in some National or State Bank or Trust Company in the name of the City of Newark, and shall remain there as a Trust Fund for the purpose of paying obligations of the said City of Newark, for which the said City of Newark may from time to time become liable, under Title 34 of the Revised Statutes, Chapter 15; and

BE IT FURTHER RESOLVED, that the said Fund shall be replenished from year to year by inclusion in the annual budget of each department of the moneys paid out of said fund during the previous calendar year, chargeable to the employees or former employees of each such department.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, the State Director of the Public Work Reserve has re-

requested the City of Newark to cooperate with the Public Work Reserve in preparing a program of capital improvements and public services for the purpose of facilitating transition from the present war-time activities for National Defense to a peace-time economy by means of building up a backlog of needed public works and services, now, therefore, be it

RESOLVED that a committee be appointed consisting of James W. Costello, Chief Engineer, Frederick Bigelow, Superintendent of Buildings, Barney Koplin, Acting City Comptroller, and Orland J. Ride-nour, City Coordinator, Owen A. Malady, Director of Public Welfare and P. J. Pellechia Jr., Deputy Director of Parks and Public Property, which committee is hereby authorized and directed to negotiate with the Public Work Reserve and file with them data concerning potential public work for the benefit of the City of Newark, provided however, that no definite commitments are to be made for the expenditure of funds until approved by the Board of Commissioners of the City of Newark; and

BE IT FURTHER RESOLVED that a certified copy of this resolution be filed with the State Director of the Public Work Reserve.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

WHEREAS, action has been instituted on behalf of Frederick Flammer trading as Flammer Bros., against The City of Newark, arising out of supplies, namely, hay, oats, etc., furnished to The City of Newark, and furnished to the Newark City Home;

WHEREAS, the amount sued upon

by the said Frederick Flammer trading as Flammer Bros. amounts to the sum of One Hundred and Ninety Dollars and Fifty Cents (\$190.50) plus interest and costs of suit; and that the said Frederick Flammer trading as Flammer Bros. has without prejudice to his rights suggested a settlement of One Hundred and Seventy-five Dollars (\$175.) for any and all claims that he may have against The City of Newark, in full for supplies furnished to the Newark City Home;

WHEREAS, it appears that the said proposed settlement of One Hundred and Seventy-five Dollars (\$175.) seems reasonable under the circumstances of the case;

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that the Corporation Counsel of the City of Newark, be and he is hereby authorized to offer a settlement of the case brought by the said Frederick Flammer against The City of Newark, said case known as Docket No. 200664 in the First District Court of the City of Newark, in the sum of One Hundred and Seventy-five Dollars (\$175) upon the acceptance of said offer of settlement and the Director of the Department of Revenue & Finance be and he is hereby authorized to pay to the said Frederick Flammer and Edward Fenias his attorney, the sum of One Hundred and Seventy-five Dollars (\$175) the same to be charged to the account of the Department of Public Affairs (formerly the Department of Public Works) upon the receipt of a General Release of said Frederick Flammer trading as Flammer Bros., and a discontinuance of said action, said General Release and Discontinuance from the action to be approved in form and substance by the said Corporation Counsel.

John A. Brady

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Commissioner Keenan offered the following resolution:

WHEREAS, James Guiliano, 51 West Market Street, Newark, New Jersey, filed an application with the Municipal Board of Alcoholic Beverage Control of the City of Newark, on June 27, 1941, for a Plenary Retail Consumption License and did deposit with the Clerk of the said Board, the sum of Five Hundred Dollars (\$500.) at the time of the filing of the said application; and

WHEREAS, the said Municipal Board of Alcoholic Beverage Control of the City of Newark on July 31, 1941, did deny the said License No. C-999, for the period of 1941-1942, to the said James Guiliano, and

WHEREAS, the said James Guiliano, is now entitled to a refund of Four Hundred and Fifty Dollars (\$450.)

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the said sum of Four Hundred and Fifty Dollars (\$450.) be and the said sum is hereby ordered paid to the said James Guiliano, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return to the said James Guiliano, the said sum of Four Hundred and Fifty Dollars (\$450.)

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy

Mayor Murphy offered the following resolution:

WHEREAS, Vincent J. Murphy, Director of the Department of Revenue and Finance has filed with the Work Projects Administration, Project Application No. 50413 to provide employment for 11 persons to be taken from the Relief Rolls of the City to be employed upon a project to revise and retrace maps showing location of all railroad and meadowland properties and property adjacent thereto in the City of Newark; and

WHEREAS, the contribution requested of the Work Projects Administration for said project amounting to \$7,953.80 is contingent upon the expenditure of \$7,915. by the City of Newark;

THEREFORE BE IT RESOLVED by the Board of Commissioners of The City of Newark that the sum of \$7,915. be and the same is hereby allocated for the purpose aforesaid, disbursements to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Mayor Murphy: You heard the reading of the resolutions, bills and claims and payroll. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk: Under date of September 30th, 1941, over the signature of Russel B. Rankin, secretary, there is referred to this Board, for hearing date to be set, twelve matters, eleven of which are renewals and can be disposed at this

time under a suspension of the rules. Such a motion is now in order.

Commissioner Brady: I so move that the rules be suspended.

Mayor Murphy: A motion has been made to suspend the rules. The clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The following communication was received and read:

**BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY**

September 30, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*422-424 Plane Street; William Smith; renewal of permit for automobile parking station; such use to be limited to the period of one year ending September 26, 1942;

*124-130 Academy Street; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending August 2, 1942;

*299 Washington Street; Alfred J. Lippman; renewal of permit for

automobile parking station; such use to be limited to the period of one year ending September 26, 1942;

*234-236 First Street; Joseph Sinisi; renewal of permit for retail ice depot; such use to be limited to the period of two years ending September 11, 1943;

*340-342 Halsey Street; Samuel Wollman; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 4, 1942;

*776 High Street; Susan Simons; renewal of permit for automobile parking station; such use to be limited to the period of two years ending October 19, 1943;

*45-47 Edison Place; Battery Park Co.; renewal of permit for automobile parking station; such use to be limited to the period of one year ending September 1, 1942;

*32-34 Oxford Street; Elmer E. Dudley, owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 9, 1942;

437-445 Riverside Avenue; Rotex Rubber Co., Inc., in a 1st industrial district the sorting and storing of crude rubber, rubber products and scrap tires; on condition that no machinery of any kind be installed on the premises and that any material stored in the open be stored north of the northerly line of the present building and east of the westerly line of the said building; such use to be limited to the period of one year; —(No objectors);

*178-180 South Twelfth Street; George L. Schrade; renewal of

permit for bottled beer distributing station; such use to be limited to the period of one year ending September 11, 1942;

*15 Edison Place; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 25, 1942;

*42-46 Warren Street; City Parking Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 30, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

Ordered Filed.

Commissioner Brady offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of William Smith (The Drew Co., owner); for the renewal of permit for automobile parking station; on premises 422-424 Plane Street; such use to be limited to the period of one year ending September 26, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommenda-

tions of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application for the renewal. What is your pleasure?

Commissioner Byrne: I have no objection.

Mayor Murphy: Are there any objectors?

Commissioner Byrne: I move its approval.

Mayor Murphy: Motion is made that the recommendation of the Board of Adjustment be approved. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Rosa Carrino, Donato Testa and Estate on John Grom, owners); for the renewal of permit for automobile parking station; on premises 124-130 Academy Street; such use to be limited to the period of one year ending August 2, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application for the renewal of a permit. Are there any objectors? If not, a motion is in order to approve.

Commissioner Keenan: I so move you.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer, the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Alfred J. Lippman, (Beatrice S. Davidson, et al, exrs., owners); for the renewal of permit for automobile parking station; on premises 299 Washington Street; such use to be limited to the period of one year ending September 26, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy

Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Byrne: I move we concur.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Joseph Sinisi (Theodore J. Steller, owner); for the renewal of permit for retail ice depot; on premises 234-236 First St.; such use to be limited to the period of two years ending September 11, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

Commissioner Keenan: I so move you.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Samuel Wollman (Fourteenth Ward Building and Loan Association, owner); for the renewal of permit for automobile parking station; on premises 340-342 Halsey Street; such use to be limited to the period of one year ending October 4, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

Commissioner Byrne: I so move you.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Susan Simons (United States Agency, owner); for the renewal of permit for automobile parking station; on premises 776 High Street; such use to be limited to the period of two years ending October 19, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

Commissioner Byrne: I so move you.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Of-

ficer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Battery Park Co. (Fidelity Union Trust Co., trustee, owner); for the renewal of permit for automobile parking station; on premises 45-47 Edison Place; such use to be limited to the period of one year ending September 1, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Keenan: I so move.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Elmer R. Dudley,

owner; for the renewal of permit for automobile parking station; on premises 32-34 Oxford Street; such use to be limited to the period of one year ending October 9, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Keenan: I so move you.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Rectex Rubber Co., Inc., (Spiniello Construction Co., owner); for the sorting and storing of crude rubber, rubber products and scrap tires in a 1st industrial district; premises 437-445 Riverside Avenue; on condition that no machinery of any kind be installed on the premises and that any material

stored in the open be stored north of the northerly line of the present building and east of the westerly line of the said building; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

Commissioner Brady: I so move you.

Mayor Murphy: Motion has been made. The clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of George L. Schrade (Florence Crimmins, owner); for the renewal of permit for bottled beer distributing station; on premises 178-180 South Twelfth Street; such use to be limited to the period of one year ending September 11, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Brady: I move its adoption.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Alling Corporation, owner); for the renewal of permit for automobile parking station; on premises 15 Edison Place; such use to be limited to the period of one year ending October 25th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

Commissioner Byrne: I move its adoption.

Mayor Murphy: A motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of City Parking Service (Prudential Insurance Co., owner); for the renewal of permit for automobile parking station; on premises 42-46 Warren Street; such use to be limited to the period of one year ending October 30th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Byrne: I so move.
Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

October 7, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

311 New Street; William A. Weisman, owner; renewal of permit for automobile sales station; such use to be limited to the period of one year ending August 21, 1942;

136-140 Hunterdon Street; Herman Max; in a 3rd residence district the construction of an addition to present dairy; same to be constructed in accordance with plans approved by this Board;

245 Warren Street; Daniel Coviello, owner; in a 1st industrial district; the construction of service garage for automobile inspections; same to be constructed in accordance with plans approved by this Board; —(No objectors);

*267-271 Sixteenth Avenue; Betty

Block; renewal of permit for automobile parking station; and automobile repair shop in rear of gasoline station; such use to be limited to the period of one year ending September 28, 1942;

122 Alexander Street; J. Knecht, architect; in a 1st residence district the conversion of three-family dwelling into four-family dwelling; same to be in accordance with plans approved by this Board;

—(No objectors).

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

The City Clerk: One of the above applications is a renewal. A motion to suspend the rules in this one case is in order.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Brady: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Betty Block (Gerber Holding Company, owner); for the renewal of permit for automobile parking station and automobile

repair shop in rear of gasoline station; on premises 267-271 Sixteenth Avenue; such use to be limited to the period of one year ending September 28, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Keenan: I so move you.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk: The hearing date is to be fixed on the other matters.

Mayor Murphy: I thought that this one was with the other one.

Mr. Russell Rankin: Is that the one on Frelinghuysen Avenue?

Mayor Murphy: Yes.

Mr. Russell Rankin: That one is one in which the zone abuts that other zone, and therefore the Board of Adjustment has final authority on that. That was approved by the Board.

Mayor Murphy: The remaining four cases will be heard two weeks from today, on October 22nd.

As far as this one is concerned, I want to know the facts, because from what I gather from it I am not inclined to think it is a good thing for permission to be granted for a junk yard to be located on Frelinghuysen Avenue.

Mr. Russell Rankin: This is on Frelinghuysen Avenue.

Mayor Murphy: I know, but I am not in favor of junk yards being on main arteries.

Mr. Russell Rankin: There are two across the street where this one is in.

Mayor Murphy: Well, that does not remedy a bad condition by putting in more.

Commissioner Byrne: What did they do, approve it?

Mr. Russell Rankin: Yes, sir. It was approved four to one. There was a four year limit on it. This is on Frelinghuysen Avenue just south of the Lehigh Valley Tracks.

Mayor Murphy: Of course, I don't know much about it.

Mr. Russell Rankin: Where you apply for a variance in one zone, and that zone abuts and is within one hundred and fifty feet of a zone where it would be permitted, then the Board of Adjustment has the final jurisdiction under the state law, and under the city ordinance.

Commissioner Byrne: Is that part of the regular laws especially set up by ordinance, or is that part of the state law?

Mr. Russell Rankin: The city ordinance and the state law gives that power to the Board.

Mayor Murphy: Here is something

that it seems the City Commission is answerable for, and still it has nothing to say about it. It seems to me there is no justice about it from our point of view. And I think if I am to be answerable to the public for a junk yard on Frelinghuysen Avenue or any other place in the city I certainly ought to have something to say about it.

Mr. Russell Rankin: All of the east side of Frelinghuysen Avenue from the Lehigh Valley Railroad crossing to the easterly line is open for just that purpose of business.

Commissioner Keenan: Where is this, across the street?

Mr. Rankin: On the west side, in the light industrial zone.

Mr. Miller: Is that next to the Sterling Leather Company?

Mr. Rankin: No. It is not next to it; but it is about one hundred and fifty to two hundred feet this side of the Sterling Leather Company.

Mayor Murphy: I would like to have some more information about it and I would like to investigate it myself. What you could do about it, I don't know. I imagine in these matters where it comes before that Board, I think, with due respect to the members of the Commission, I think we ought to be notified and if we have any objection we ought to be given an opportunity to at least appear there.

Mr. Russell Rankin: Where we recommend on these matters, you may either concur or not.

Mayor Murphy: But in this particular case there is no recommendation.

Mr. Russell Rankin: No. In this particular case there is not. We

have about two a year like that.

Mayor Murphy: Even though it may be one a year, this is one that happens to come up and it has been called to my attention. This was called to my attention by the man I appointed on it. He said he did not think that there should be a junk yard on Frelinghuysen Avenue. That is a main artery and we should not be cluttering that up with junk yards. I don't know; I don't like those eye sores, unless they are definitely out of the way. And I don't like it there especially because it is a main artery and people going through Newark will notice it.

I don't think it looks very good having these junk yards there.

Mr. Russell Rankin: I agree with you. I think all the junk yards should be in the meadows or not on the main highways in the city.

Commissioner Byrne: Haven't some of them moved away from there, and haven't some of them gone on Foster Street or Ogden Street?

Mr. Russell Rankin: That is this man. He went from there up to the Brown Company stone yard. He sold that place, and now he is the one who is moving to Frelinghuysen Avenue. I think he started from Frelinghuysen Avenue in the first place.

Mayor Murphy: Well, I am going to look into this myself. I just mentioned it here.

Commissioner Byrne: I am going to look into it myself, too.

Mayor Murphy: Is there anything else before the Board?

The City Clerk: Yes. There is one matter that came up two weeks ago,

and there was a request for an extension of time to act on a Board of Adjustment matter that was placed before this Commission, and the Board of Commissioners at that time requested that this matter come before you. That was the matter concerning the application by the Clinton Place Garage for an extension for the construction of a gasoline station at 100-104 Clinton Place. The gentleman is here now.

Mayor Murphy: If I understand it correctly, the question is that you want an extension of time in order to do your construction work?

A Man: On July 1st the Board of Commissioners granted permission to construct this gasoline station, and under the ordinance he was supposed to begin construction within ninety days, which expired October 1st. And prior to that time, I made a request for a nextension of time.

Mayor Murphy: The thought in the City Commission's mind was when this matter was brought before us, if I recollect correctly, is what assurance has the city got that this extension of time is not going to be taken advantage of by you people, and that we are not going to be faced with the same situation three months from now with another extension of time?

The Man: We were ready to give this contract out to the builder, but he has withdrawn his figures. I could not get the steel. And we were ready to put the tanks in the ground. We found it quite hard to get the tanks and equipment. I believe in the next month or two we will be ready to start the job.

Mayor Murphy: So in other words, due to the restrictions on the ma-

terial, that is what really caused the delay?

The Man: That is right.

Mayor Murphy: Has the contract been awarded as yet?

The Man: The fellow withdrew it, unless he could get the beams to put across the front.

Mayor Murphy: When was that?

The Man: That was about two weeks ago.

Mayor Murphy: What are you going to do now? Are you trying to get a contractor who will do the erection?

The Man: Yes.

Mayor Murphy: And you have not been able to find one as yet?

The Man: Not as yet; but we were in hopes of getting second hand materials.

Mayor Murphy: Well, you heard the application which was before the Commission a few weeks ago, and it seems to be the feeling of the Commission that there should be a definite statement as to whether you are going to go ahead or whether there should be a continuance.

The Man: No. We will start in a month definitely. As soon as we are able to get the material for it we will start.

Commissioner Brady: Mr. Mayor, I think in view of the fact that he is unable to get some of his building materials, I move that we grant the extension.

The Clerk then read the following resolution:

WHEREAS, on July 1, 1941, the

Board of Commissioners of the City of Newark, on the recommendation of the Board of Adjustment dated June 24, 1941, adopted a resolution approving the alteration of present garage and construction of gasoline station in a 1st business district on premises 100-104 Clinton Place; and

WHEREAS, the applicant, Clinton Place Garage, Inc., owner, was unable to proceed with the construction within the allotted time; therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark, that an extension of three months be granted to the said Clinton Place Garage, Inc., for the commencement of the aforesaid work, said extension to expire January 1, 1942.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: Motion has been made for an extension of ninety days for the application to erect this gasoline station or garage at 100-104 Clinton Place. What is your pleasure?

Commissioner Byrne: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Mr. Russell Rankin: Mr. Mayor, at the conference last week a question was raised about laying over some applications involving the construction of buildings, and two of the matters were laid over.

Mayor Murphy: Oh, yes. What happened there — I had a confer-

ence with the Board of Adjustment—in fact, I was in the department and their contention is that the City Commission is only meeting every two weeks, and sometimes it works hardship whereby they would approve an application — the usual procedure has been to refer it to the City Commission a week following the time it appears before the Board, and their request is that they believe these matters that come before the Zoning Board, that they should not be deferred another week. Because in some instances that means three weeks, because it is something just like what happened today. They met yesterday, and we meet today; and if that is put off a week, that means at least three weeks.

So, they would like to know if the Commission here would adopt a policy of having the Board submit those cases to this Board immediately; when they meet like yesterday instead of a week ago. In which event it means two weeks delay. I think it is all right. I think we should entertain this matter at this time.

Commissioner Byrne: It is all right with me.

Mr. Rankin: Except, of course, where there are objectors.

Mayor Murphy: Of course. Have you any now?

Mr. Rankin: I have two applications, Mr. Mayor.

The City Clerk: I have two applications, Mr. Mayor. These were supposed to be heard on October 22nd, and the Board of Adjustment requested that they may be heard today. So a motion is in order.

Mayor Murphy: A motion is in order to suspend the rules.

Commissioner Byrne: I so move you.

Mayor Murphy: Motion has been made to suspend the rules in order to hear these two cases. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk then read the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Daniel Coviello, owner; for the construction of a service garage for automobile inspections in a 1st industrial district; premises 245 Warren Street; same to be constructed in accordance with plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: Is that the present inspection station that is there now?

Mr. Russell Rankin: No. It is to be a new building. A garage.

Mayor Murphy: You heard the

reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Byrne: I move we concur.

Mayor Murphy: The clerk will call the roll.

Commissioner Brady: Mr. Mayor, before I vote on the subject I would like to know whether this inspection station may be confused with the motor vehicle inspection station?

The City Clerk: No. It is a service garage for automobile inspections.

Mr. Rankin: It is a garage, and they specialize in conditioning cars for the inspection station.

Commissioner Brady: I vote "aye."

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk then read the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of J. Knecht, architect (Mr. and Mrs. August Zimmerman, owners); for the conversion of three family dwelling into four-family dwelling in a 1st residence district; on premises 122 Alexander Street; same to be in accordance with plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to adopt.

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The following reports were submitted.

REPORTS OF CITY OFFICERS

The following reports of City Officers were received and ordered filed:

Superintendent of Weight & Measures for May, 1941.

Department of Buildings for May, 1941.

Clerk of First District Court for May, 1941.

Clerk of Second District Court for May, 1941.

Superintendent of Alms House for May, 1941.

City Clerk (2) for May, 1941.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court, for May, 1941.

Peter C. Walsh, Chief Clerk, Night
Police Court, for May, 1941.

Charles F. McGovern, Clerk 2d
Criminal Court, Part 1, for May,
1941.

Charles F. McGovern, Clerk, 2d
Criminal Court, Part 2, for May,
1941.

Robert J. Beckley, Clerk, 3d Cri-
minal Court, for May, 1941.

Elizabeth S. Lewis, Clerk, Family
Court, for May, 1941.

City Treasurer for May, 1941.

Comptroller for May, 1941.

Ordered filed.

CITY OF NEWARK, NEW JERSEY

DEPARTMENT OF
REVENUE AND FINANCE

June 2, 1941

To the Honorable
The Commissioners of the
City of Newark, N. J.

Gentlemen:

In accordance with the act of the
Legislature entitled "A further sup-
plement of the Act entitled "An Act
to amend and revise the charter of
the City of Newark, N. J." approved
February 22, 1866" I herewith pre-
sent a statement of the receipts and
disbursements for the month of
May, 1941:

RECEIPTS

Cash on hand—April 30, 1941	\$1,901,591.60	
Received from Comptroller—May	5,042,502.33	
		<u>\$6,944,093.93</u>

DISBURSEMENTS

By Warrant	\$5,858,375.41	
Without Warrant	33,592.59	\$5,891,968.00
		<u>\$1,052,125.93</u>

VINCENT J. MURPHY, Mayor
Director of Revenue and Finance

By: Joseph J. Kroehl

Ordered filed.

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.	DESCRIPTION	Last Year's Month June, 1941	Collections Total to Date	% Collected Last Year	This Year's Month June, 1941	Collections Total to Date	MONTH OF JUNE, 1941	
							Budget Anticipation This Year	% Col. This Yr.
Licenses:								
	Sale of Alcoholic Beverages ..	497,040.00	606,646.24	97.40	479,815.00	605,700.10	616,324.00	98.27
	Ice Cream, Plumbing and Refuse	1,528.50	7,852.00	70.74	1,788.50	7,238.50	15,096.00	48.02
	All Other Licenses	7,731.55	82,763.21	71.35	6,774.37	79,223.23	116,277.00	68.15
Fees and Permits:								
	Tax Search Fees	660.00	4,766.50	57.43	653.75	4,001.00	9,306.00	42.99
	Building & Electrical Work Permits	2,806.21	16,082.04	50.41	3,840.71	20,788.29	35,370.00	58.91
Public Sewer Connection								
	Tap Fees	90.00	1,790.00	71.60	220.00	1,750.00	2,830.00	61.83
	Towels, Soap, Bathing Suits Combustible, Moving Picture, Garage and Misc. Permits	2,489.40	7,138.18	34.48	1,528.60	8,322.50	19,862.00	41.90
	Receipts for Patients Treated	1,418.00	9,684.40	49.92	1,374.00	9,162.00	19,035.00	48.13
	Contribution by City of East Orange for Passaic Valley Sewer Maintenance	2,758.53	14,327.79	63.40	2,402.94	15,408.65	27,284.00	56.47
	Jury and Listing Fees	31,001.43	32,450.83	116.31			31,001.00	
	Animal, Chicken, Plumbing Permits and Misc. Fees	3,360.70	19,184.56	52.42	2,821.80	16,954.25	35,581.00	46.34
		526.00	4,968.80	49.69	536.50	3,913.20	4,124.00	94.88

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

DESCRIPTION	Last Year's Collections Month June, 1941	Collections Total to Date	Collected Last Year %	This Year's Month June, 1941	Collections Total to Date	MONTH OF JUNE, 1941	
						Budget Anticipation This Year	% Col. This Year
Transcript Fees for Births, Deaths, Etc.	539.80	3,629.30	62.57	1,304.25	7,572.80	8,928.00	84.82
Fines: Magistrates	5,696.55	35,654.25	42.19	5,921.05	35,200.05	67,410.00	52.21
Overdue and Lost Books		8,442.08	39.82	1,629.11	11,645.55	18,653.00	62.43
Interest and Cost on Assessments	166.55	6,379.72	67.87	66.23	3,304.02	3,449.00	95.79
Interest & Costs on Taxes	44,184.99	219,505.69	34.30	35,707.23	198,935.51	499,629.00	39.81
State and Other Aid:							
Gas Tax Refund	2,621.97	15,425.64	57.13		11,641.95	27,617.00	42.15
Public Lighting Reimbursement		1,408.47	25.15	1,376.58	4,129.74	4,161.00	99.24
Bill Board Tax		3,285.55	113.30		3,407.80	3,285.00	103.73
State Aid for Relief 1938							
Franchise and Gross Receipts Taxes of 1938 & 1939		77.10	00.01			954,229.00	
Franchise Taxes & Gross Receipts 1940		1,095.39	00.16		1,325,335.85	1,318,126.00	100.54
Gross Receipts Taxes 1941						760,170.00	

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.	MONTH OF JUNE, 1941							
	DESCRIPTION	Last Year's Collections Month June, 1941	Collections Total to Date	% Collected Last Year	This Year's Month June, 1941	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Franchise Tax 1941					665,967.04	666,871.92	584,381.00	114.11
Jitney Tax	21,531.63	128,008.10		50.52	23,866.00	137,594.46	247,744.00	55.53
Leases and Rentals								
City Owned Property	13,063.49	84,212.61		51.82	13,417.65	100,202.52	169,085.00	59.76
Rent: Army Base	8,333.34	50,000.00		50.00	8,333.34	50,000.00	100,000.00	50.00
Rent: City Railway								
Reimbursement: Lighting								
Inspectors Salary		1,500.00		100.00			1,500.00	
Total Miscellaneous Revenues Anticipated								
Real Estate Arrears:								
“Regular	321,760.03	2,111,628.97		51.37	199,797.55	1,975,160.55	4,014,485.56	49.20
Personal Arrears:	40,658.74	221,268.03			49,058.79			49.20
Tax Title Liens:								
Real Estate Taxes	33,994.83	185,600.13		39.14	26,919.43	190,536.35	402,000.00	44.90
Interest and Costs								
Lien Certificates	2,717.71	10,409.65						

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF JUNE, 1941

DESCRIPTION	Last Year's Collections Month June, 1941	% Collected Last Year	This Year's Collections Month June, 1941	Budget Anticipation This Year	% Col. This Yr.
Special Items of General Revenue:					
Leases and Rentals of City Owned Property			6,740.00		
Smoke Abatement Bureau Fees	392.00		1,334.00		
Zoning Board Fees	570.00	23.00	1,460.00	4,093.00	52.87
Bill Board Tax		69.52		2,650.00	55.47
Foreclosed Property Rents ...					
Farmers Market Fees	100.00	81.03	1,450.00	2,850.00	61.40
Current Tax Collections	1,879,982.74	47.64	2,343,686.94	41,678,930.00	42.81
Miscellaneous Revenue Not Anticipated	1,101.00		2,569.20	18,532.42	
Alms House					
City Home					
Police Department					
Street Cleaning					
Board of Adjustment					
Other					

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

DESCRIPTION	Last Year's Collections		% Collected Last Year	This Year's Collections		MONTH OF JUNE, 1941	
	Month June, 1941	Total to Date		Month June, 1941	Total to Date	Budget Anticipation Col. This Year	% This Yr.
Dedicated Revenue: Term Bonds							
Newark Airport	20,502.61	75,592.65		352,000.00	352,000.00		
Bureau of Water	192,692.63	1,267,808.60		22,552.64	156,471.87		
Bureau of Docks		39,250.03		269,783.81	1,319,091.36		
Bureau of Streets	12,303.35	22,101.78					
Bureau of Street Cleaning ..	1,538.56	9,876.35		6,782.65	15,246.08		
House Sewer Connections	870.71	9,226.96		2,846.07	8,609.16		
Outdoor Poor	1,210.00	4,336.00		3,061.83	17,588.96		
Weights and Measures		120.50		1,460.00	5,650.66		
Bureau of Motors		46.25			103.50		
Printing and Stationery		97.17		1,027.02	1,027.02		
Shade Tree	259.39	388.95			96.57		
Public Outings				37.75	468.29		
City Hospital: Pay roll Credits		107.42					
Convalescent Hospital:							
Payroll Credits	7.48	7.48		38.93	38.93		
Administration of Relief		398.24			13.53		
200 Washington St. Corp.	833.33	4,999.98		24.52	184.84		
Henry C. Jones Estate	28.08	99.40		1,000.00	6,000.00		

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF JUNE, 1941

DESCRIPTION	Last Year's Collections Month June, 1941	Total to Date	% Collected Last Year	This Year's Collections Month June, 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Redemption of lien Certificates	2,963.21	44,438.78		19.30	92.03		
U. S. Social Hygiene		4,300.00		9,437.44	33,103.95		
Emergency Relief 1938	555.00	2,849.98			2,000.00		
Emergency Relief 1939 & 1940	401,951.67	1,921,994.37					
Public Schools	814,970.14	4,227,354.55		985,751.51	5,183,517.33		
Refunds — Current Taxes	342.01	12,051.73 ¹		68.86	10,357.03		
Return Checks—Current Taxes	2,817.50	33,741.08		4,294.46	26,839.96		
Regular Assessments	482.84	15,130.67		28.78	4,193.80		
U. S. Health Sanitation		3,500.00			1.00		
Grading, Curbing, Flagging							
Five Year Tax Plan				354.19	5,285.61		
House Sewer Connections							
Shade Trees							
Side Walks							

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF JUNE, 1941

DESCRIPTION	Last Year's Collections Month June, 1941	% Collected Last Year	This Year's Collections Month June, 1941	Budget Anticipation Col. This Year
Miscellaneous				
T. T. L. Assessments	49.48		65.65	3,098.71
Sewers				
Grading, Curbing, Flagging Openings				
House Sewer Connections				
Shade Trees				
Tax Anticipation Notes			2,000,000.00	2,000,000.00
Emergency Notes				150,000.00
Other Cash Collections:				
Capital Account	1,175,000.00		85.50	1,443,259.72
Miscellaneous	11,709.64		70,657.98	141,486.43
TOTALS	5,569,913.32		7,615,161.45	34,240,591.49

Ordered Filed.

Vincent J. Murphy.

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights & Measures for June, 1941.

Department of Buildings for June, 1941.

Clerk of First District Court for June, 1941.

Clerk of Second District Court for June, 1941.

Superintendent of Alms House for June, 1941.

City Clerk (2) for June, 1941.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court for June, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for June, 1941.

Charles F. McGovern, Clerk, 2d Criminal Court, Part 1, for June, 1941.

Charles F. McGovern, Clerk 2d Criminal Court, Part 2, for June, 1941.

Robert J. Beckley, Clerk, 3d Criminal Court, for June, 1941.

Elizabeth S. Lewis, Clerk Family Court, for June, 1941.

City Treasurer for June, 1941.

Comptroller for June, 1941.

CITY OF NEWARK, NEW JERSEY DEPARTMENT OF REVENUE AND FINANCE

July 1, 1941

To the Honorable,

The Commissioners of the City of Newark, N. J.

Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of June, 1941:

RECEIPTS

Cash on hand—May 31, 1941	\$ 1,052,125.93	
Rec'd from Compt.—June	6,629,409.94	
		<u>\$7,681,535.87</u>

DISBURSEMENTS

By Warrant	\$ 4,998,982.86	
Redemptions	9,042.73	
Surplus	141.00	
Returned Checks	4,884.37	
		<u>\$5,013,050.96</u>
Cash on hand—June 30, 1941		<u>\$2,668,484.91</u>

Respectfully,

VINCENT J. MURPHY
Director of Revenue and Finance

By: Joseph J. Kroehl

Ordered filed.

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF MAY, 1941

DESCRIPTION	Last Year's Collections		% Collected Last Year	This Year's Collections		Budget	
	Month May, 1941	Total to Date		Month May 1941	Total to Date	Anticipation This Year	% Col. This Yr.
Licenses:							
Sale of Alcoholic Beverages	106,610.00	109,606.24	17.59	122,705.00	125,885.10	616,324.00	20.42
Ice Cream, Plumbing and Refuse	581.00	6,323.50	56.97	696.00	5,461.25	15,096.00	36.17
All Other Licenses	12,565.92	75,031.66	64.68	9,615.23	72,475.86	116,277.00	62.33
Fees and Permits:							
Tax Search Fees	811.50	4,106.50	49.48	607.25	3,347.25	9,306.00	35.96
Building and Electrical Work Permits	2,702.28	13,275.83	41.62	1,190.91	16,997.58	35,370.00	48.05
Public Sewer Connection							
Tap Fees	220.00	1,700.00	68.00	90.00	1,530.00	2,830.00	54.06
Towels, Soap, Bathing Suits	1,224.05	4,648.78	22.46	3,741.70	6,793.90	19,862.00	34.20
Combustible, Moving Picture, Garage and Misc. Permits	1,475.00	8,266.40	42.61	1,561.00	7,788.00	19,035.00	40.91
Receipts for Patients Treated Contribution by City of East Orange for Passaic Valley	2,108.86	11,569.26	51.19	1,643.23	13,005.71	27,284.00	47.66
Sewer Maintenance		1,449.40	05.19		1,613.27	31,001.00	05.20
Jury and Listing Fees	3,393.55	15,623.86	43.23	2,736.30	14,132.45	36,591.00	38.62
Animal, Chicken, Plumbing Permits & Misc. Fees	1,951.80	7,611.80	76.12	360.50	3,376.70	4,124.00	81.87

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

DESCRIPTION	Last Year's Collections Month May, 1941	Total to Date	% Collected Last Year	This Year's Month May 1941	Collections Total to Date	MONTH OF MAY, 1941	
						Budget Anticipation	% Col. This Year
Transcript Fees for Births, Deaths, Etc.	544.95	3,089.50	53.27	1,271.90	6,268.55	8,928.00	70.21
Fines: Magistrates	6,928.25	29,957.70	35.45	4,232.00	29,278.00	67,410.00	43.43
Overdue and Lost Books	1,702.71	8,442.08	39.82	1,664.53	10,016.44	18,653.00	53.69
Interest and Costs on Assessments	662.22	6,213.17	66.10	2,287.73	3,237.79	3,449.00	93.87
Interest and Costs on Taxes	39,203.43	175,320.70	27.39	33,637.60	163,228.28	499,629.00	32.66
State and Oother Aid: Gas Tax Refund	2,655.12	12,803.67	47.42		11,641.95	27,617.00	42.15
Public Lighting Reimbursement		1,408.47	25.15		2,753.16	4,161.00	66.16
Bill Board Tax		3,285.55	113.29		3,407.80	3,285.00	103.73
State Aid for Relief 1938							
Franchise and Gross Receipts Taxes of 1938 and 1939		77.10	00.02			954,229.00	
Franchise Taxes & Gross Receipts 1940		1,095.39	00.16	1,325,335.85	1,325,335.85	1,318,126.00	100.54
Gross Receipts Taxes of 1941....						760,170.00	
Franchise Tax 1941					904.88	584,381.00	00.12
Jitney Tax	21,429.73	106,476.47	42.02	23,741.81	123,741.81	117,728.00	45.90
Leases and Rentals: City Owned Property	14,288.49	71,149.12	43.78	18,915.97	87,037.37	169,085.00	51.47

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS					MONTH OF MAY, 1941	
DESCRIPTION	Last Year's Month May, 1941	Collections Total to Date	% Collected Last Year	This Year's Month May 1941	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.	
Rent: Army Base	8,333.33	41,666.66	41.67	16,666.66	41,666.66	100,000.00	41.66	
Rent: City Railway								
Reimbursement: Lighting Inspectors Salary		1,500.00	100.00			1,500.00		
Total Miscellaneous Revenues Anticipated								
Real Estate Arrears "Regular"	277,665.68	1,789,868.94	43.94	236,547.04	1,513,409.76	4,014,485.56	43.00	
Personal Arrears:	25,308.35	180,609.29		46,697.16	212,894.45			
Tax Title Liens: Real Estate Taxes	22,699.71	151,605.30		36,842.46	153,717.92	402,000.00	38.23	
Interest and Costs: Lien Certificates	578.27	7,691.94						
Special Items of General Revenue		413.25						
Leases and Rentals of City Owned Property		6,740.00						
Smoke Abatement Bureau Fees	313.00	313.00		142.00	1,407.00	4,093.00	34.37	
Zoning Board Fees				270.00	1,170.00	2,650.00	44.15	
Bill Board Tax								
Foreclosed Property Rents								

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF MAY, 1941	
DESCRIPTION	Last Year's Month May, 1941	Collections Total to Date	% Collected Last Year	This Year's Month May 1941	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Farmers Market Fees	600.00	600.00		200.00	300.00	2,850.00	10.52
Current Tax Collections	4,235,621.01	16,104,893.87	44.31	2,536,464.54	15,503,164.00	41,678,930.00	37.19
Miscellaneous Revenue Not Anticipated	772.92	5,955.18		732.32	14,349.95		
Alms House							
City Home							
Police Department							
Street Cleaning							
Board of Adjustment							
Other							
Dedicated Revenue:							
Newark Airport	27,260.18	94,340.07		30,819.66	133,919.23		
Bureau of Water	238,706.85	1,075,115.97		217,320.08	1,049,307.55		
Bureau of Docks							
Bureau of Streets	1,021.21	9,798.43		520.51	8,463.43		
Bureau of Street Cleaning	2,601.21	8,337.79		183.16	5,763.09		
House Sewer Connections	1,394.10	8,356.25		3,013.51	14,527.13		
Outdoor Poor	780.00	3,126.00		990.00	4,190.66		
Weights and Measures		120.50			100.50		

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF MAY, 1941

DESCRIPTION	Last Year's Collections Month May, 1941	% Collected Last Year	This Year's Collections Month May 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Bureau of Motors				46.25		
Printing and Stationery				97.17		96.57
Shade Tree	17.85			129.56		430.54
Public Outings						
City Hospital: Payroll Credits..				107.42		
Convalescent Hospital: Payroll Credits					13.53	13.53
Administration of Relief	55.00			398.24	24.00	160.32
200 Washington St. Corp.	833.33			4,166.65	1,000.00	5,000.00
Henry C. Jones Estate	4.04			71.32	15.12	72.73
Redemption of lien Certificates	6,241.43			41,475.57	6,898.93	23,666.51
U. S. Social Hygiene				4,300.00	1,000.00	2,000.00
Emergency Relief 1938	430.34			2,294.98	1,922,835.62	4,197,765.82
Emergency Relief 1939 & 1940	866,910.47			1,520,042.70	306.35	10,288.17
Public Schools	1,312,572.61			3,412,384.41	7,841.17	22,545.50
Refunds—Current Taxes	246.67			11,709.72	191.25	4,165.02
Return Checks—Current Taxes	10,576.05			30,923.58	1.00	1.00
Regular Assessments:	2,055.67			14,647.83		

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF MAY, 1941

DESCRIPTION	Last Year's Month May, 1941	Collections Total to Date	%	Collected Last Year	This Year's Month May 1941	Collections Total to Date	Budget Anticipation This Year	%	Col. This Yr.
U. S. Health Sanitation		3,500.00			613.43	4,931.42			
Grading, Curbing, Flagging..									
Five Year Tax Plan									
House Sewer Connections									
Shade Trees									
Side Walks									
Miscellaneous									
T. T. L. Assessments:	3,990.68	8,286.35			2,764.48	3,033.06			
Sewers									
Grading, Curbing, Flagging ..									
Openings									
House Sewer Connections									
Shade Trees									
Sidewalks									
Emergency Notes						150,000.00			
Other Cash Collections:									
Capital Account	1,658,586.65	2,635,869.92			219,000.00	1,433,729.20			
Miscellaneous					14,390.46	79,933.72			
TOTALS	8,927,215.47	27,860,236.26			6,966,338.95	26,625,430.04			
Under Deposit10	.10							

Ordered Filed.

VINCENT J. MURPHY

The City Clerk: That is all on the clerk's desk, Mr. Mayor.

APPROVED:

Commissioner Brady: I move we adjourn.

JOHN A. BRADY
JOS. M. BYRNE, JR.
JOHN B. KEENAN
VINCENT J. MURPHY
RALPH A. VILLANI

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The Board of Commissioners
of The City of Newark, N. J.

E. S. REICHENSTEIN
City Clerk

Newark, N. J., October 22, 1941

A Regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10:30 a.m., standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Absent: Commissioner Brady.

Mayor Murphy: the statement of the City Clerk will be made a matter of record.

(The statement referred to reads as follows:)

Mr. Reichenstein: (City Clerk) It is hereby agreed that this is to be stipulated again?

Mr. Mayor and gentlemen of the Board of Commissioners: In accordance with the understanding and stipulation placed on the record at

the organization meeting on May 20, 1941 I am going to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes, if there is no objection.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

Mayor Murphy: The Clerk will

now read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes be dispensed with.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO ORDAIN:

1. That an ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930, be and the same is hereby amended by extending the First Industrial District as shown on the Zoning Map so as to include the area described as follows:

Bounded westerly by Whitney Street; northerly by a line one hundred (100') feet south of and parallel to South Orange Avenue running easterly from the easterly line of Whitney Street to the present First Industrial District for lots fronting on the west side of Grove Street; easterly by the present First Industrial District for lots fronting on the west side of Grove Street from a point one hundred feet south of South Orange Avenue to a point three hundred and forty-five feet

south of South Orange Avenue; southerly by a line three hundred and forty-five (345') feet south of and parallel to South Orange Avenue;

and that the Zoning Map which accompanies the Ordinance to which this ordinance is an amendment be and the same is hereby changed so as to include within the First Industrial District the area above described.

2. All ordinances and parts of ordinances inconsistent herewith be and the same are hereby repealed.

3. This ordinance shall take effect immediately upon final passage and publication according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that November 5, 1941, at 10:30 A. M. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J. be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of assistant superintendent of construction and maintenance, in the Division of Water, Department of Public Works, and fixing the amount of salary.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK DO CRDAIN:

1. There is hereby created in the Department of Water, Department of Public Works, the position of Assistant Superintendent of Construction and Maintenance, at an annual salary of from \$2001 to \$3000.

2. The amount of salary to be paid within the minimum and maximum amounts hereinbefore set forth shall be determined by resolution of the Board of Commissioners.

3. This Ordinance shall become effective as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that November 5, 1941, at 10:30 A. M. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following

ing votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of Clerk - Utilityman, in the Bureau of Motors, Department of Public Works, and fixing the amount of salary.

The Board of Commissioners of the City of Newark do ordain:

1. There is hereby created in the Bureau of Motors, Department of Public Works, the position of Clerk-Utilityman, at an annual salary of from \$1501 to \$2000.

2. The amount of salary to be paid within the minimum and maximum amounts hereinbefore set forth, shall be determined by resolution of the Board of Commissioners.

3. This Ordinance shall become effective as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that November 5, 1941, at 10:30 A. M., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said

ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance appropriating \$25,000 to be paid to the Standard Oil Company of New Jersey for the surrender of its leasehold rights under a certain agreement of lease with the City of Newark.

THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, DO ORDAIN:

1. The City hereby determines to purchase the rights of the Standard Oil Company of New Jersey under a certain lease between the City and the said Standard Oil Company of New Jersey, dated March 22, 1929, together with all its right, title and interest to and in the land described in the said lease, and the structures erected thereon by the tenant, and free of encumbrance.

2. That the said lease shall be terminated, cancelled and rendered of no further effect from and after September 1st, 1941.

3. That the City, upon the cancellation of the said lease, and surrender of the premises to the City by the Standard Oil Company of New Jersey, shall pay to the said Standard Oil Company of New Jersey the full sum of Twenty-five Thousand Dollars (\$25,000.00).

4. That the Standard Oil Company of New Jersey shall pay to the City all rent due and owing to the City to date of surrender.

5. That the Standard Oil Company of New Jersey shall deliver to the City an agreement of cancellation of lease, in form, substance and execution, as shall be required by the Corporation Counsel of The City of Newark.

6. The sum of Twenty-five Thousand Dollars (\$25,000.00) be and the same is hereby appropriated from the "Proceeds Sale of City Property-Capital Account" for the payment of the said sum of Twenty-five Thousand Dollars (\$25,000.00) to the Standard Oil Company of New Jersey; the appropriation to be taken from moneys in said account, against which there are no outstanding bonds due or to become due.

7. The Director of the Department of Revenue and Finance is hereby authorized to make payment upon the completion of all things herein required to be done, and upon certification for payment by the Director of the Department of Public Works.

8. This ordinance shall become effective in manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that November 5, 1941, at 10:30 A. M., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage,

and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading, as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of laborer in the Department of Public Affairs.

The Board of Commissioners of the City of Newark do ordain:

Section (1) There is hereby created in the Department of Public Affairs the position of Laborer.

Section (2) The duties of the said Laborer shall be to do any and all necessary laboring work in connection with the Department of Public Affairs and any and all division or bureaus of government that may be under the jurisdiction of the said Department of Public Affairs.

Section (3) The salary of the said Laborer shall be \$960 per annum and shall be paid in the same manner as salaries of other City employees are paid.

This Ordinance shall take effect upon final passage, publication and according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that November 5, 1941 at 10:30 A. M., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the positions of supervisor, claims adjuster, assistant claims adjuster and messenger in the Division of Claims, Department of Public Affairs and providing salaries for the said positions and for the payment of said salaries.

The Board of Commissioners of the City of Newark do Ordain:

Section (1) There is hereby created in the Division of Claims, Department of Public Affairs, the following positions:

SUPERVISOR

CLAIMS ADJUSTERS

ASSISTANT CLAIMS ADJUSTER

MESSENGER

Section (2) The duties to be performed in these various positions are as follows:

(a) Supervisor—Supervisors shall be in charge of the collection of all claims and monies due to the Department of Public Affairs from any person, firm or corporation for services rendered at the City Hospital, Newark City Alms House and Convalescent Hospital and the collection of any monies that may be due to the Relief Department in the nature of reimbursements from recipients of relief.

(b) Claims Adjusters—The Claims Adjusters shall collect and adjust all claims mentioned in Section 2 (a) of this Ordinance. The said Claims Adjusters shall be under the supervision and direction of the Supervisor.

(c) Assistant Claims Adjuster — The Assistant Claims Adjuster shall assist the Claims Adjusters in connection with the collection and adjustments of all claims specified in Section 2 (a). He shall be under the supervision and direction of the Supervisor.

(d) Messenger — The Messenger shall convey all messages and do all errands that may be necessary between the Division of Claims and the other Municipal departments, banks, etc.

Section (3) The salaries of the aforesaid shall be as follows:

Supervisor	\$3,000 per annum
Claims Adjusters	2,500 per annum
Assistant Claims Adjuster	
Adjuster	1,680 per annum
Messenger	960 per annum

All salaries shall be paid in the same manner as salaries of other City employees are paid.

This Ordinance shall take effect upon final passage, publication and according to law.

Commissioner Byrne: What was that? Pardon me.

City Clerk: This is an ordinance creating the position of Supervisor, Claims Adjusters, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs, and providing Salaries for the said positions and for the payment of said salaries.

Commissioner Byrne: What reading is this?

Mayor Murphy: This is the first reading.

Commissioner Byrne: Didn't that come up two weeks ago?

Mr. Kelly: The division was set up some months ago but the position was not set forth.

Commissioner Byrne: That was not presented at the meeting today.

Mr. Kelly: No ordinance was presented today.

The City Clerk: None of these were brought up.

Mayor Murphy: The ordinance is only on first reading.

Commissioner Byrne: Is this on information?

The City Clerk: No. This is on first reading, for a hearing date to be set.

Commissioner Byrne: All right. I will approve it.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that November 5, 1941, at 10:30 A. M., standard time or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: A request has been made that this ordinance be deferred for two weeks. What is the action of the Commission?

Commissioner Keenan: I move that the ordinance be laid over until November 5, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to amend "An Ordinance to create the position of Clerk in

the Municipal Board of Alcoholic Beverage Control of the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amend-

ment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance to amend "An Ordinance to create the position of clerk in the Municipal Board of Alcoholic Beverage Control of the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend "An Ordinance to create the position of clerk in the Municipal Board of Alcoholic Beverage Control of the City of Newark."

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to amend an Ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers: To regulate public auction sales: To fix the license fees of auctioneers and the auction business: Regulating the auction business: and providing penalties for the violation thereof," adopted the seventh day of June, Nineteen Hundred and Thirty Nine," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

Mr. Greenfield: Mr. Mayor, I just had my man go down to Mr. Marder's place, and he is now at his place of business at this moment. And I tell you if he could get away with that for two weeks that would be really murder. And the way these people are working down there below, I feel sorry for the poor class of people in Newark.

Mayor Murphy: In the first place who made this request for the delay?

Assistant Corporation Counsel Kane: The request was made by Mr. Press. He got in touch with me yesterday and told me his man was sick and could not come in today.

Mayor Murphy: What man does he mean?

Assistant Corporation Counsel Kane: It was Mr. Marder. There are only two auctioneers who are interested on this ordinance. Mr. Marder owns one store and Mr. Greenfield owns the other. I told Mr. Press that I would convey that information to the Commissioners. Of course there is another phase in this Auctioneers Ordinance that is, as the ordinance reads in one of its sections, and upon examining the section, I find that if the ordinance goes through as it is, that during the conduct of the Auctioneer's place, most of these auctioneers would have to take all of their signs down during the course of the auctioneering.

Mr. Van Puznak: That ordinance was introduced last time. All we are interested in, Mr. Mayor and Commissioners, is that these people be licensed.

Mayor Murphy: The counsellor has said that it has not been amended as yet, and of course you want to have it amended. I know what you are interested in, and of course I quite agree with you, but the amendment, the ordinance has not been amended legally as yet, so if it has not it would work to your detriment.

Mr. Van Puznak: It was my understanding last time that as far as the signs are concerned that that is to be taken out.

Assistant Corporation Counsel Kane: It is to be taken out, but the amendment, that has not been presented as yet. Mr. Press, I understand, has some other objections. What they are, I don't know.

Mayor Murphy: Suppose we adopt the amendment today as part of this and hold the final reading until two weeks from today; because you have to advertize it, you cannot get

away with that right now.

Mr. Greenfield: There is nothing else you could do under the circumstances.

Commissioner Keenan: Is as much as the licensing Auctioneers comes under the jurisdiction of the License Division of the Department of Public Safety, I think that these recommendations should emanate from the Department of Public Safety.

Mr. Van Puznak: They do have a license of Auctioneer in the City of Newark, but there are certain men who are selling in auction rooms who don't have licenses. They are using these so called "Dutch" Auctioneers, not selling by outcry. All they are doing is offering something and saying that somebody should buy it. Now, my client has four licensed men. They are in one place, and they are using three licensed men on the block. Now, it is a question of revenue in the City of Newark as well as control over these men who are selling merchandise under the guise of not selling at auction. Now, we feel that the City of Newark should control these men. They are not residents, these three men who are selling.

Commissioner Byrne: What Director Keenan wants to know is why don't you take it up with his department, as long as it comes up under him.

Assistant Corporation Counsel Kane: May I say, director, that the matter emanated from the License Division.

Commissioner Byrne: Is there anybody here from that Division to speak of it?

Mayor Murphy: Evidently they did not take the matter up with

its director in charge.

Commissioner Keenan: Yes. That is it I guess.

Mr. Van Puznak: This matter has been put over and put off, and it has never come to a final hearing. Now I would like to know definitely whether you are going to adopt or reject it.

Mayor Murphy: Have you any objection, Commissioner Keenan? To the Amendment being prepared today?

Commissioner Keenan: I have no objection to it, because then it would give us a closer scrutiny over the auctioneers.

Mayor Murphy: And the thing will come up two weeks from today.

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1A declared open to

amendment.

Section 9A declared open to amendment.

Commissioner Byrne: Mr. Mayor, I propose that Section 9-A be hereby amended to read as follows:

Section 9-A. Each auctioneer shall, during the sale, cause his name to be conspicuously displayed on a sign at the place where he shall conduct an auction sale.

Mayor Murphy: You heard the reading of the amendment. What is your action?

Commissioner Keenan: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The amendment is adopted.

The ordinance is now before the Commission on second and final reading. Motion is in order to postpone it.

Commissioner Byrne: I move that it be postponed two weeks, Mr. Mayor.

Mayor Murphy: Motion has been made that action on this ordinance be postponed two weeks from today, on November 5th, at which time there will be a public hearing on the ordinance. The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented the following resolutions:

RESOLVED, That the sum of

\$27.63, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John A. Brady
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$574.75 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,880.72 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,251.25 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$39,164.13 be and the same is hereby appropriated to the persons named in the certified list below containing 19 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$146,132.50, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$19,625.00 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy.
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$19,906.83 be and the same is hereby appropriated to the persons named in the certified list below containing 208 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani

John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,978.93, be and the same is hereby appropriated to the persons named in the certified list below containing 32 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$514.75 be and the same is hereby appropriated to the persons named in the certified list below containing 32 items, being the bills and claims of the Department of Revenue and Finance.

Vinent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$514.75 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$7,270.15, be and the same is hereby appropriated to the persons named in the certified list below containing 95 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,089,851.68 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Revenue and Finance.

RESOLVED, That the sum of \$25,671.62 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Parks and Public Property.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne Jr.

RESOLVED, That the sum of \$614.95, be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Safety.

RESOLVED, That the sum of \$2,717.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,159.36 be and the same is hereby appropriated to the persons named in the certified list containing 2 items, being the bills and claims of the Department of Public Safety.

RESOLVED, That the sum of \$2,751.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$218,730.77, be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

RESOLVED, That the sum of \$13,174.79 be and the same is hereby appropriated to the persons named in the certified list below containing 113 items, being the bills and claims

of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$12,391.05 be and the same is hereby appropriated to the persons named in the certified list below containing 37 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$100,272.05, be and the same is hereby appropriated to the persons named in the certified list below containing 242 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$158.25 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Public Works. W.P.A. Project No. 7820-0-Sub A 30.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,482.32 be and the same is hereby appropriated to the persons named

in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$474.15 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$57,519.23 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$43,112.26 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$86,845.40, be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims

of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Affairs, permitting the withdrawal of funds by the said Director of the Department of Public Affairs, as needed, for the years 1940 and 1941; and

WHEREAS, the said Director has withdrawn the following sum, to wit:

\$103,912.75, as set forth in attached certified list No. AK

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

John A. Brady
Vincent J. Murphy
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$48,824.90 be and the same is hereby appropriated to the persons named in the certified list below containing 10 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Ralph A. Villani
Vincent J. Murphy

John B. Keenan
Jos. M. Byrne, Jr.

WHEREAS; Section 513 of Revised Ordinances, 1913, requires auctioneers licensed by the City to give bond in the sum of \$2,000.00; and

WHEREAS: Ira Van Poznak has submitted his bond in the sum of \$2,000.00 with New Amsterdam Casualty Company as surety in connection with his application for Auctioneer's License;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that the said bond be and the same is hereby approved.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Section 530 of Revised Ordinances, 1913, requires Keepers of Junk Shop Licensed by the City to give bond in the sum of \$500.00; and

WHEREAS, Roter Rubber Company, Inc., has submitted its bond in the sum of \$500.00 with Indemnity Insurance Company of North America as surety in connection with its application for Keeper of Junk Shop License;

THEREFORE BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the said bond be and the same is hereby approved.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Section 530 of Revised Ordinances, 1913, requires Keepers

of Junk Shop licensed by the City to give bond in the sum of \$500.00; and

WHEREAS, Jacob Profetto has submitted his bond in the sum of \$500.00 with New Amsterdam Casualty Company as surety in connection with his application for Keeper of Junk Shop License;

THEREFORE BE IT RESOLVED, by the Board of Commissioners of The City of Newark that the said bond be and the same is hereby approved.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Section 530 of Revised Ordinances, 1913, requires Keepers of Junk Shop licensed by the City to give bond in the sum of \$500.00; and

WHEREAS, Louis Verrone has submitted his bond in the sum of \$500.00 with National Surety Corporation as surety in connection with his application for Keeper of Junk Shop License;

THEREFORE BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the said bond be and the same is hereby approved.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The following communication was received and read:

REED, HOYT, WASHBURN
& CLAY

Attorneys and Counsellors at Law
52 Wall Street, New York

October 20, 1941

**\$150,000 Reissued City of Newark,
New Jersey, Bonds (Six Issues).**

EUGENE A. FARRELL, Esq.

Acting Auditor of Accounts,
City Hall,
Newark, New Jersey.

Dear Sir:

We have been requested by Van Deventer Brothers, Inc., who have recently purchased the above bonds in registered form, to take the necessary steps to have the same reissued in coupon form. In this connection we enclose herewith form of resolution authorizing the reissuance of the bonds. The written request for the reissuance of the bonds will be handed to you tomorrow by Vandeventer Brothers, Inc. You will note that a copy of the written request is set forth in the resolution.

The bonds, we understand, are to be printed by the Security Bank-note Company.

We trust that this matter will meet with your approval, that of Mayor Murphy and the Board of Commissioners and that the same will receive favorable consideration at Wednesday's meeting.

Thanking you, we are

Very truly yours,
REED, HOYT,
WASHBURN & CLAY

Ordered Filed.

WHEREAS, the Board of Commissioners of The City of Newark, New Jersey, has received the follow-

ing written request for the recon-
version of bonds:

"VAN DEVENTER BROTHERS, Inc.

Federal Trust Building
Newark, N. J.

Ludlow Van Deventer 61 Broadway
President New York, N.Y.
Philip Van Deventer ...Telephones
Vice Pres. & Treas. Market 2-2772
Bowling Green 9-7472

October 21, 1941

Board of Commissioners of
The City of Newark,
New Jersey;

Gentlemen:

We hereby request that the fol-
lowing described \$150,000 bonds of
The City of Newark, New Jersey, be
reconverted, at our expense, into
coupon bonds as provided by law,
viz.;

(1) \$50,000 Bonds dated March 1,
1932 payable March 1, 1959, bearing
interest at the rate of six per cen-
tum (6%) per annum, payable semi-
annually on March 1st and Sep-
tember 1st, consisting of fifty bonds
of the denomination of \$1,000 each,
designated and numbered as follows,
viz.:

(a) \$5,000 Public Improvement
Bonds, numbered from 1216 to 1220
inclusive;

(b) \$10,000 Sewer Bonds, num-
bered from 526 to 535, inclusive;

(c) \$10,000 City Building Bonds,
numbered from 576 to 585, inclusive;

(d) \$25,000 Haynes Avenue Bridge
Bonds, numbered from 846 to 870,
inclusive.

(2) \$50,000 City Railway Con-

struction Bonds, Series A, dated Au-
gust 1, 1933, payable August 1, 1979,
bearing interest at the rate of four
and one-half per centum ($4\frac{1}{2}\%$)
per annum, payable semi-annually
on February 1st and August 1st, and
consisting of fifty bonds of the de-
nomination of \$1,000 each, numbered
from 2451 to 2500, inclusive.

(3) \$50,000 Street Opening Bonds,
Series B, dated August 1, 1934, pay-
able August 1, 1958, bearing interest
at the rate of five and one-quarter
per centum ($5\frac{1}{4}\%$) per annum,
payable semi-annually on February
1st and August 1st, and consisting
of fifty bonds of the denomination
of \$1,000 each, numbered from 1326
to 1375, inclusive.

The bonds are now registered in
the name of "Sinking Fund Com-
mission, State of New Jersey, State
Highway Fund, Roads and Bridges."
We have purchased the bonds and
the bonds have been assigned to us
with a power of attorney which
authorizes us to have the bonds
transferred to us on the books of
the City and to have the bonds re-
converted into coupon bonds.

Very truly yours,

VAN DEVENTER BROTHERS, Inc.

By L. Van Deventer"

and

WHEREAS, the Board of Com-
missioners of the City of Newark
has heretofore issued said bonds
pursuant to "Chapter 252 of the
Laws of 1916 of New Jersey," and
each of said bonds was issued in
coupon form and subsequently con-
verted into bonds registered as to
both principal and interest by the
removal and cancellation of the
coupons attached thereto and the
execution by the City Comptroller
of a conversion certificate printed

on the back of such bond, and each of said bonds is now registered as above stated: NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of Newark, as follows:

Section 1. The Mayor, Director of the Department of Revenue and Finance and City Clerk are hereby authorized and directed to cause to be prepared new bonds of the same form and tenor as said outstanding \$150,000 bonds, and new coupons for the unmatured interest on said bonds, of the same form and tenor as those attached to said bonds when they were issued, and to attach such new coupons to said new bonds, and to execute and sign and seal said bonds; provided, however, that each of said new bonds shall recite on its face that it has been reissued pursuant to this resolution in exchange for a bond of the same form and tenor originally issued as a coupon bond and thereafter converted into a fully registered bond, and each of said new coupons shall be authenticated by the fac-simile signature of said Director of the Department of Revenue and Finance.

Section 2. The City Comptroller is hereby authorized and directed to issue said new bonds in exchange for said outstanding registered bonds pursuant to Section 40:1-57 of the Local Bond Law, and to cancel said outstanding registered bonds.

Section 3. The reconversion of said bonds shall be entirely at the expense of said registered holder.

Section 4. The new bonds issued pursuant to this resolution shall be numbered and mature in the same manner and shall bear the same date and be of the same denominations and bear the same rate of interest as said outstanding bonds.

Section 5. Upon affecting such reconversion, the City Comptroller is hereby directed to prepare a certificate of such reconversion identifying the bonds surrendered and the new bonds and coupons issued pursuant to this resolution and to file such certificate in the office of the City Clerk.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, under and by virtue of a certain lease between The City of Newark and the Barton Press, Inc., the City leased premises at 138 Washington Street, Newark, for a period of one year, from October 1, 1940, at \$6,000.00, with option to renew for a further period of four years; and,

WHEREAS, the City and the Landlord have agreed to a renewal for a period of one year, at annual rental of \$6,000.00, instead of the four-year period, with certain modifications in the conditions, to wit:

The use by the City of the mezzanine floor shall be eliminated from the lease, and the Barton Press, Inc. shall be entitled to the exclusive use thereof; the renewal term to be for one year, from October 1, 1941, with successive automatic renewals for one-year periods, unless the Tenant or the Landlord shall give three months' prior notice to the other party of its intention to terminate the lease at the end of the renewal, or any renewal period; the rent to be \$6,000.00 per year, for the renewal from October 1, 1941, and for any subsequent renewal period; the maximum period for this renewal, and continuing yearly renewal, to be not more than four years;

THEREFORE, BE IT RESOLVED,

By the Board of Commissioners of the City of Newark, that the Director of the Department of Public Affairs and the City Clerk be and they are hereby authorized to enter into a lease with the Barton Press, Inc., for renewal of the lease at 138 Washington Street, Newark, according to the terms and conditions of the present lease, modified and changed as above set forth; approved as to form by the Law Department.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, Federal Deposit Insurance Corporation is the owner of record of the property known and designated as Block 1164, Lot 26, 61-63 Dawson Street, Newark, New Jersey, and,

WHEREAS said property was assessed at a valuation of \$2,600. for the year 1939, tax \$118.30, being \$1,600 on land and \$1,000. on building; and said property was assessed at a value of \$2,600. for the year 1940 tax \$126.10 being \$1,900. on land and \$700. on Building, and

WHEREAS said assessments of \$1,000. on the Building for the year 1939, tax \$45.50 and \$700. on the Building for the year 1940, tax \$33.95 were erroneously levied because the building had been razed prior to the assessing dates for the years 1939 and 1940, to wit: July 1, 1938,

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the assessment on the building of \$1,000. tax \$45.50 for the year 1939 and the assessment on the building of \$700. tax \$33.95 for the year 1940, erroneously levied against the property known as 61-63 Dawson Street,

Block 1164, Lot 26, for the years 1939 and 1940 be cancelled and that the Director of the Department of Revenue and Finance be and he is hereby authorized to cancel the same of record and to make the proper refund to Federal Deposit Insurance Corporation for the taxes erroneously paid on the assessed valuation of this building for the years 1939 and 1940.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, Basic Building and Loan Association of the City of Newark, is the owner of premises at 26-28 Beacon Street, Newark, New Jersey; and,

WHEREAS, in September, 1934, a charge of \$906.61 was made by the Division of Water against said premises for water consumed; and

WHEREAS, said water charge was, according to law, filed in the office of the Comptroller, and it did become a lien on the premises aforesaid; and,

WHEREAS, the Basic Building and Loan Association of the City of Newark has always disputed the correctness of this charge, and that there was no basis for same, the water not having been consumed by the said Basic Building and Loan Association of the City of Newark, and that the said charge was illegal; and,

WHEREAS, the said Basic Building and Loan Association of the City of Newark did file a bill in the Court of Chancery of Newark New Jersey, entitled Basic Building and Loan Association of the City of Newark against the City of Newark, a municipal corporation, praying that the

said water charge be cancelled; and,

WHEREAS, an investigation and report made by the Division of Water discloses that the said water charge against the premises, 26-28 Beacon Street, was for water stolen from an unmetered high pressure line, located at 26-28 Beacon Street, and used in connection with illegal stills which were located at 13-17 Rankin Street, Newark, New Jersey, without knowledge or consent of the owner of the premises; and,

WHEREAS, it is the opinion of the Law Department of the City of Newark that the Basic Building and Loan Association of the City of Newark is not legally obligated to pay the said water charge, and that the City of Newark has no legal right of lien on the premises 26-28 Beacon Street, as claimed by it for said water charge; and,

WHEREAS, it is the opinion of the Newark Law Department that the lien be cancelled;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Comptroller be and he is hereby directed to cancel on his books the said lien, and the Division of Water of the Department of Revenue and Finance is hereby directed to cancel the said water charge.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, Cedar Grove Real Estate Company is the owner of premises No. 68 Lock Street, Newark, and has made application for a compromise of interest and penalties; and,

WHEREAS, Mayor Murphy has caused Antonio Petrone, Counsellor

of Ratables, Department of Revenue and Finance, to inquire into and make a report and recommendation; and,

WHEREAS, said report and recommendation has been made and is attached hereto, and made part hereof; wherein it is recommended that \$1301.99 be accepted in full settlement of taxes due from 1938 to July 1, 1941; being the principal sum thereof, and that the sum of \$152.38, interest and penalties, be cancelled to said date; and,

WHEREAS, there is pending a negotiation for the purchase of said property by Newark Kalamein and Sheet Metal Works, which proposes, within sixty days from the date hereof, to spend considerable sums to renovate building and to adapt it to manufacturing purposes; and

WHEREAS, the Mayor recommends the acceptance of said principal sum and cancellation of the interest and penalties, as aforesaid;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark that the said settlement of taxes is hereby accepted, and the Mayor and Director of the Department of Revenue and Finance, be and he is hereby authorized to make settlement of the payment of the sum of \$1301.99, in satisfaction of taxes as aforesaid, and to cancel the penalties and interest charges of \$152.38.

The payment of the aforesaid sum shall be made forthwith.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, the Miner Edgar Chemical Corporation owners of 3.56

acres and buildings known as Block 5001 Lot 48, 48A and personal property located at 78-156-202 Blanchard Street, Newark, New Jersey, and

WHEREAS, the said Miner Edgar Chemical Corporation after much financial difficulty was declared a bankrupt on December 16, 1932, and

WHEREAS, in 1938 the Department of Revenue and Finance attempted to include this property in the Tax Sale and was advised by the then First Assistant Corporation Counsel, Raymond Schroeder, that in view of the jurisdiction of the United States Supreme Court we were stopped from placing the property in the Tax Sale, and

WHEREAS, the Miner Edgar Chemical Corporation is in the jurisdiction of the United States Court for the Southern District of West Virginia, and

WHEREAS, said Trustees are attempting to liquidate the assets of this corporation on a compromise basis with all of the creditors, and

WHEREAS, said Miner Edgar Chemical Corporation has not paid taxes to the City of Newark since the second half of 1926 to date, October 1941, amounting to principal \$63,551.51 and \$33,207.67 interest, a total of \$96,759.18 on realty and \$12,393.11 in principal and \$5,260.21 in interest personal property amounting to \$17,653.32 a total of \$114,412.50, and

WHEREAS, the Trustees with the consent of the Court has accepted a proposal to give a deed free and clear if the City will compromise the aforesaid amount of \$114,412.50 for \$55,000, and

WHEREAS, at a meeting of the creditors held Friday, October 10,

1941, in Charleston, W. Va., it was affirmed by the Referee that upon presentation of a certified resolution accepting the \$55,000 the proposal would be consummated, and

WHEREAS, is such proposal is not accepted it will probably mean that the property would be abandoned by the Trustees and that part of the building now being used and employing a number of people would be discontinued because the Trustee might not be willing to operate, and

WHEREAS, should the City decide to force its claim to a final conclusion and foreclose and in view of the location and type of building, it may be sometime before suitable tenants might be found in order to recoup as much more of this \$55,000 as the market would then offer,

NOW THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Mayor and Director of the Department of Revenue and Finance is hereby authorized and directed to accept in full settlement of the arrears in real and personal taxes for the years 1926 to 1941 inclusive, from the said Miner Edgar Chemical Corporation the sum of Fifty-five Thousand Dollars (\$55,000) and upon the receipt thereof to cancel from the records of the City of Newark the outstanding indebtedness for real and personal property taxes and penalties and interest thereon.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Dr. Michael B. Harris, is the owner of premises No. 22-24 Mt. Prospect Place, Newark, New Jersey, and has made application for abatement of all interest and

taxes due and owing thereon, and

WHEREAS, Mayor Murphy has caused Antonio Petrone, Counsellor of Ratables, Department of Revenue and Finance, to inquire into the same and to report and recommend; and

WHEREAS, said report and recommendation has been made and is attached hereto and made a part hereof, wherein it is recommended that \$2,164.00, the principal sum due from 1937 to 1940 be accepted in full satisfaction of the taxes for said years, and the interest thereon of \$376.25 be cancelled; and

WHEREAS, Mayor Murphy recommends the acceptance of said sum and cancellation of interest, as aforesaid,

THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark, that the said settlement of taxes be and it is hereby accepted, and the Mayor and Director of the Department of Revenue and Finance be and he is hereby authorized to accept the payment of \$2,164.00, as aforesaid, and to cancel the interest of \$376.25;

Payment of the aforesaid sum shall be made forthwith.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, Edward Schwartz, of 744 Broad Street, Newark, submits to the Mayor that he has information relative to certain property situate in the City of Newark, and wholly omitted from assessment and taxation in the Taxing District of Newark; and he offers to submit this information under an agreement to be entered into by the City; and,

WHEREAS, the Mayor submits that he be authorized to negotiate the offer, conditioned that it does not involve the assessment of property or persons, firms or corporations, presently assessed and taxed in the City of Newark, nor the proposed increase of the assessment against any person, firm or corporation, presently assessed in the City of Newark; and, further reserving to the Director the determination of the advisability of the institution of any proceedings necessary in connection with the said alleged omitted taxes; and, further conditioned, that no fee to be paid shall exceed the sum of 15% of the tax or taxes recovered;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Mayor be and he is hereby authorized to negotiate and to enter into a contract with the said Edward Schwartz in the matter aforesaid; the form and substance of the contract to be approved by the Law Department.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, Raymond Lemessena, of 810 Broad Street, Newark, submits to the Mayor that he has information relative to certain property situate in the City of Newark, and wholly omitted from assessment and taxation in the Taxing District of Newark; and he offers to submit this information under an agreement to be entered into by the City; and,

WHEREAS, the Mayor submits that he be authorized to negotiate the offer, conditioned that it does not involve the assessment of property or persons, firms or corporations, presently assessed and taxed

in the City of Newark, nor the proposed increase of the assessment against any person, firm or corporation presently assessed in the City of Newark; and, further reserving to the Director the determination of the advisability of the institution of any proceedings necessary in connection with the said alleged omitted taxes; and, further conditioned, that no fee to be paid shall exceed the sum of 15% of the tax or taxes recovered;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Mayor be and he is hereby authorized to negotiate and to enter into a contract with the said Raymond Lemesena in the matter aforesaid; the form and substance of the contract to be approved by the Law Department.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, on November 20, 1940, the Board of Commissioners adopted resolution No. 8929, authorizing the Director of the Department of Revenue and Finance to enter into a contract, on behalf of the City, with Alfred L. Kirby, as set forth in the resolution, copy of which is attached hereto and made a part hereof; and,

WHEREAS, Mr. Kirby makes a similar proposal with respect to the year 1940 for the same subject matter, to wit: certain taxes allegedly due the City from Public Service Corporation and subsidiary companies, as set forth in complaints filed with the Essex County Board of Taxation for the year 1939; Mr. Kirby proposing to make similar complaints for the taxing year 1940, and to prosecute the same as provided for in relation to the year 1939; and to contract accordingly;

conditioned that he be compensated in same manner, the fee not to exceed 10% of the amounts recovered for the year 1940;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to enter into a contract with Alfred L. Kirby for the purpose aforesaid, and in manner set forth; the form and substance of contract to be approved by the Law Department.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, Jacob Sonnabend, an attorney at law, of 359 South Orange Avenue, Newark, New Jersey, submits to the Mayor that he has information and knowledge of a judgment due to the City of Newark, and uncollected, and offers to supply information thereof and assist in its collection by the City, conditioned that he receive a fee commensurate therewith; and,

WHEREAS, the Mayor submits this information, and having conferred with Messrs. Casale and Ward of the Law Department relative thereto, it is their recommendation that the offer be accepted, restricted however that it has to be a money judgment, and not arising out of and in respect to any tax or assessment levied by The City of Newark, nor to relate to or in any way concern any tax matter, improvement assessment, judgment or determination in respect to taxes or taxation or assessments, or to contemplate the assessing of property, or the taxing of any person, firm or corporation, and the determination of the Mayor in respect thereto shall

be conclusive as to the question whether it relates to a tax matter;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Mayor be, and he is hereby authorized to enter into a contract with the said Jacob Sonnabend, in respect to the above matter, conditioned for payment of a fee not to be in excess of 15%, and in the amount to which limit he shall determine, and the substance and form of agreement to be approved by the Law Department.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS John Del Tufo filed an application with the License Division of the Department of Public Safety for a license to conduct the business of a public Billiard and Pool Room at 232 Market Street and did deposit with said Division the sum of Ten Dollars at the time of the filing of said application on September 11, 1941, and

WHEREAS said John Del Tufo did file an application with the License Division of the Department of Public Safety for a license to conduct the business of a Cigar Store at 232 Market Street and did deposit with said Division the sum of One Dollar at the time of the filing of said application on September 10, 1941, and

WHEREAS both of the aforementioned applications have been rejected by the Department of Public Safety for cause, and

WHEREAS the said John Del Tufo is now entitled to a refund of said Eleven Dollars deposited with the City of Newark,

NOW, THEREFORE, BE IT RESOLVED By the Board of Commissioners of the City of Newark that the sum of Eleven Dollars be and the same is hereby ordered paid to the said John Del Tufo and the Director of the Department of Revenue and Finance of the City of Newark is hereby authorized and directed to return to the said John Tufo the said sum of Eleven Dollars.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, the following persons filed with the License Commissioner of the City of Newark applications for 1941 Bagatelle Game of Skill, Four Dollar (\$4.00) licenses, and did deposit with the City Clerk of the City of Newark the sum of Four Dollars (\$4.00) with each application at the time of the filing of said applications:

License	Name	Address
1124	John Jupin,	592 Hunterdon St.
1191	Marie Adele Vreeland,	252 Market St.
1273	Patsy Modestino,	206½ Bloomfield Ave.
1284	Louis A. Ferdinand,	424 Mul- berry St.
1311	Filipino American Club,	46 Green St.
1335	Rose Brindisi,	220 Verona Av.
1350	Harry Zoubandis,	103a West Market St.
1373	Edward C. Pelissier,	284 Sussex Ave.
1375	Nick Christos,	51 Bloomfield Avenue.

1376 Angelina Andalousa,
529 Bloomfield Ave.

1377 Angelina Andalousa,
529 Bloomfield Ave.

1470 The Clifton Civic Club,
260 Clifton Ave.

AND WHEREAS, the above named applicants have been rejected;

AND WHEREAS, the above named applicants are now entitled to refunds of Four Dollars (\$4.00) on each application;

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the sum of Four Dollars (\$4.00) be and the same is hereby ordered paid to each of the above named applicants, and the Director of the Department of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Four Dollars (\$4.00) to each of the above named applicants.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering: Incandescent Lamps, Parking Meters, Portland Cement, Burroughs Adding Machines, Storage Batteries, Cleaning Winodws at Newark City Hospital and Ready Mixed Concrete with grade "C" or "E" broken stone aggregate and Binders for Meter Reading Sheets.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that sealed proposals received by the Department of Central Purchase on October 16, 1941, for the Sale and Removal of Hangars at Newark Airport, be, and the same hereby are rejected in the best interest of the City of Newark.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 943, dated Sept. 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Meats, Meat Products and Poultry for the various institutions in the

Department of Public Affairs, for the period from November 1st, 1941 to December 31st, 1941, inclusive, at unit prices shown on list in the Department of Central Purchase. The approximate totals are as follows:

Frank J. Cloran
Approximately\$9,092.77

John Gialanella
Approximately 5,227.63

Fred Horns
Approximately 2,607.90

Lair & Brydon
Approximately 2,252.25

Palumbo & Cicalese
Approximately 2,514.36

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, the persons whose names appear on the Schedule following filed their respective applications with the Municipal Board of Alcoholic Beverage Control of the City of Newark for a Plenary Retail Consumption License, and did deposit with the Clerk of said Board the sum of money appearing opposite their respective names, at the time of the filing of said applications; and

WHEREAS, Thereafter the Municipal Board of Alcoholic Beverage Control of the City of Newark did grant to said respective persons licenses for the period 1941-1942, and

WHEREAS, said respective persons as shown on the following Schedule, are entitled to the sums set opposite their respective names on said Schedule;

Therefore Be It Resolved By the

Board of Commissioners of the City of Newark that the sums of money set opposite the names set out in the following Schedule be and the Same are hereby appropriated and paid to said persons, and the Director of the Department of Revenue and Finance of the City of Newark be and he is hereby authorized and directed to return to said respective persons, whose names are set forth below, the sums of money set opposite their respective names, for the reason hereinbefore set forth.

SCHEDULE

Societa Vallatese, 458 15th Ave.
Application filed 6-21-41; Amt. of Deposit \$150.; License Issued — 7-24-41; Amt. to be returned under this resolution \$9.45.

DiMutuo Soccorso, Inc.

Circolo Emilio, 248 Fairmount Ave.
Application filed 7-7-41; Amt. of Deposit \$150.; License Issued — 7-31-41; Amt. to be returned under this resolution \$12.33.
Torremaggiorese

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Bakers Mutual Co-Operative Association, Inc. of 106-108 Lillie Street, Newark, N. J., holders of License CB-55, issued by the Alcoholic Beverage Control of The City of Newark, and did deposit with the Clerk of the said Board the sum of One Hundred and Twenty Dollars and Sixty Cents (\$120.60) at the time of the filing of said application, namely, September 9, 1941 and

WHEREAS, thereafter on October 6, 1941, the Municipal Board of Alcoholic Beverage Control of the City

of Newark did grant to said Bakers Mutual Co-Operative Association, Inc., Club License CB-55, for the period of 1941-1942, and

WHEREAS, Bakers Mutual Co-Operative Association, Inc. is therefore entitled to a rebate in the sum of Ten Dollars and Forty-six Cents (\$10.46), for the unused portion of this license;

THEREFORE BE IT RESOLVED By the Board of Commissioners of the City of Newark, that the sum of Ten Dollars and Forty-six Cents (\$10.46) be and the same is hereby appropriated and paid to said Bakers Mutual Co-Operative Association, Inc., and the Director of the Department of Revenue and Finance of the City of Newark, be and he is hereby authorized and directed to return to the said Bakers Mutual Co-Operative Association, Inc., the said sum of Ten Dollars and Forty-six Cents (\$10.46) for the reasons hereinabove set forth.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Milton C. Tauder, Receiver for Good Food, Inc., No. 913 Broad Street, Newark, New Jersey, filed an application with the Municipal Board of Alcoholic Beverage Control of the City of Newark, on July 30, 1941, for a Plenary Retail Consumption License, and did deposit with the Clerk of the said Board, the sum of Four Hundred and Sixty Dollars and Thirty-two Cents (\$460.32), at the time of the filing of the said application; and

WHEREAS, the said Municipal Board of Alcoholic Beverage Control of the City of Newark on August 14, 1941, did grant said license No. C-1004, for the period of 1941-1942 to the said Milton C. Tauder, Re-

ceiver for Good Food, Inc., and

WHEREAS, the said Milton C. Tauder, Receiver for Good Food, Inc., is now entitled to a refund of Twenty Dollars and Fifty-nine Cents (\$20.59),

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the said sum of Twenty Dollars and Fifty-nine Cents (\$20.59), be and the said sum is hereby ordered paid to the said Milton C. Tauder, Receiver for Good Food, Inc., and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return to the said Milton C. Tauder, Receiver for Good Food, Inc., the sum of Twenty Dollars and Fifty-nine Cents (\$20.59).

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Patsy Calabrese, 299 Morris Avenue, deposited a fee of \$500.00 with the Newark Alcoholic Beverage Control Board, in connection with his application for license for the fiscal year beginning July 1, 1941; and

WHEREAS, said Patsy Calabrese was granted Special Permit AI-185 on July 2nd effective July 1, 1941 allowing him to operate until such time as the Excise Board might adjudicate on his application for renewal of his license but in no event beyond July 15, 1941. His application was denied and an appeal was filed with the State Department on July 3, 1941 on which date the license for the prior fiscal year was extended pending further order of the Commissioner. On August 2nd the denial of the Excise Board was affirmed, the aforementioned order

vacated and Calabrese's license for the fiscal year 1940-1941 revoked. It, thus, appears that Calabrese conducted business for 53 days from July 1 to August 22, inclusive; and

WHEREAS, on the application for return of the deposit, there should now be deducted from the aforementioned \$500.00 the pro-rated earning fee from July 1st to August 22nd inclusive plus 10% of the aforesaid \$500.00 fee. Since the pro-rated earning fee for the 53 days that Calabrese conducted business amounts to \$72.61 and 10% of \$500. would be \$50.00, there should be retained the total of the latter two sums or \$122.61, and a refund of the balance totaling \$377.39 to Calabrese;

THEREFORE BE IT RESOLVED
By the Board of Commissioners of the City of Newark, that the sum of \$377.39 be and the same is hereby ordered refunded to the said Patsy Calabrese, the net amount due on account of application made for retail consumption license, for the reasons aforesaid.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, Thomas Salandro is an honorably discharged veteran and and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Thomas Salandro was the owner of record of premises known and designated as Block 49, Lot 38, 5 John Street, Newark, New Jersey, which was assessed at a valuation of \$2,-900.00, tax \$140.56;

BE IT THEREFORE RESOLVED

by the Board of Commissioners of the City of Newark, that the said Thomas Salandro be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation on his property known as Block 49, Lot 38, 5 John Street, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
Raph A. Villani
Jos. M. Byrne, Jr.
John A. Brady

WHEREAS, Valverdena Donnarmono is an honorably discharged veteran and is entitled to an annual exemption of \$400. from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Valverdenia Donnarmono was the owner of record of premises known and designated as Block 749, Lot 11, 892 North 6th Street, Newark, New Jersey, which was assessed at a valuation of \$400.00, tax \$19.40;

BE IT THEREFORE RESOLVED
by the Board of Commissioners of the City of Newark, that the said Valverdenia Donnarmono be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation on his property knwo nas Blockk 749, Lot 11, 892 North 6ths Street, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady

WHEREAS, John Grazian is an honorably discharged veteran and is

entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 John Grazian was the owner of record of premises known and designated as Block 271, Lot 29, 247 Littleton Avenue, Newark, New Jersey which was assessed at a valuation of \$3,800.00, tax \$184.30;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark, that the said John Grazian be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 271, Lot 29, 247 Littleton Avenue, Newark and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, that Resolution No. 564, adopted July 15, 1941, be and the same is hereby amended to read as follows:

RESOLVED, that Robert J. Brown be and he is hereby appointed as Clerk to the Chairman of the Municipal Board of Alcoholic Beverage Control at a salary of \$2,500 per annum, effective July 25, 1941, to be paid as other salaries are paid, and further

RESOLVED, that the name of Robert J. Brown be placed on the payroll of the License Division, Department of Public Safety, from July 25, 1941 to and including December 31, 1941, and thereafter said salary shall be provided for and paid from the budget of the Municipal Board of Alcoholic Beverage

Control, Department of Public Safety. This appointment being made in the exempt class of Civil Service in accordance with the provisions of Title 11, Chapter 22, Section 26, Paragraph "C".

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED That Randolph G. Wendel, 229 Grafton Avenue, Newark, be and he hereby is appointed to the position of Radio Signal Operator, 2nd Class, in the Department of Public Works, Port Newark Operations, (Airport) at a compensation of \$30.00 per week, effective October 22, 1941; this being a temporary appointment to take the place of Kenneth R. Galbraith, resigned.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS a vacancy exists in the ranks of Interpreter, Criminal Courts, Department of Public Safety, due to the death of Interpreter Joseph Grande; and

WHEREAS Menotti G. R. Langione is first on the Civil Service eligible list for the position of Interpreter;

NOW, THEREFORE, BE IT RESOLVED that Menotti G. R. Langione, who has been certified as eligible by the Civil Service Commission, be and he is hereby appointed to the position of Interpreter, Criminal Courts, Department of Public Safety, at a salary of \$1,900.00 per annum, payable semi-monthly as other salaries are paid, effective November 1st, 1941.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, under date of August 1, 1937, resolution adopted by the Board of Commissioners of the City of Newark, equalizing the salary of employees holding the position of clerk-stenographer in the then Department of Public Affairs, Water Department Branch and presently a branch of the Department of Revenue and Finance; and

WHEREAS, said resolution recited among other things:

"Whereas, inequalities existed among employees in the position of clerk-stenographer in the Department of Public Affairs;

"Whereas, it is deemed fair and equitable to adjust these inequalities";

WHEREAS, the purpose of said resolution was to equalize the salaries of such clerk-stenographer and the resolution thereupon provided for the increase or equalization of all salaries of such clerks at \$1680 per year; and

WHEREAS, Catherine Kerwin, an employee of the Water Department holding the status of clerk-stenographer, was inadvertently omitted from the provisions of such resolution;

NOW, THEREFORE, BE IT RESOLVED, that the compensation of Catherine Kerwin, holding position of clerk-stenographer in the Water Department of the Department of Revenue and Finance, be increased from \$1380 to the sum of \$1680 per annum to take effect immediately.

Vincent J. Murphy

RESOLVED, that the following changes affecting the payrolls of the various sub-division of the Department of Public Affairs be and the same are hereby approved, effective as of the dates set opposite their respective names:

Bureau of Health

Permanent Appointment from Eligible List.

Paul J. Clinton, Sanitary Inspector, salary \$1,620 per annum, effective November 1, 1941.

William J. Spinosa, Sanitary Inspector, salary \$1,620 per annum, effective November 1, 1941.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that Leo G. Duffy be and he is hereby promoted from Sanitary Inspector to the position of Chief Inspector, Communicable Disease Division of the Bureau of Health, Department of Public Affairs, with no change in salary, effective November 1, 1941.

Mr. Duffy finished first on a Civil Service promotional examination held recently for the position of Chief Inspector, Communicable Disease of the Bureau of Health, Department of Public Affairs. Recommendation has been made that due to the fact that he finished first in said examination that he be promoted to the position of Chief Inspector, Communicable Disease Division, Bureau of Health. Provision to be made in the 1942 Budget of

the Health Department so that Mr. Duffy's salary be increased to \$3,001 per annum, effective January 1, 1942. Incidentally \$3,001 is the minimum or entrance salary recognized by the Civil Service Commission for the position of Chief Inspector, Communicable diseases.

John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that Dr. Charles V. Craster, Health Officer of the Bureau of Health, Department of Public Affairs, be and he is hereby authorized to attend the scientific sessions of the Institute of Public Health Education, October 12th and 13th, and of the American Public Health Association annual meeting and sessions from October 14th to 17th, 1941, both held at Atlantic City, New Jersey, and the expenses incurred by Dr. Craster in attending these sessions and meeting are not to exceed the sum of \$50.00.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That a sum not to exceed One Hundred and Fifty (\$150.00) Dollars be and the same are hereby appropriated to George W. Andress, Engineer in Charge of the Bureau of Streets, Department of Public Works, and Member of the American Public Works Association, to cover expenses of himself in attendance on Convention of the said Association to be held in New Orleans, Louisiana, on October 26, 27, 28 and 29, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED by the Board of Commissioners of the City of Newark, that a certain Agreement, dated October 1941, between Frank Van Blarcom, of the first part, and The City of Newark, of the second part, relating to the redemption at par, of serial bonds of the City of Newark, and services in connection therewith, a copy of which agreement is hereto attached and made part hereof, be and the same is hereby ratified and approved; and the Mayor, Director of the Department of Revenue and Finance of the City of Newark is hereby authorized and directed to sign said contract, on behalf of the City, on the adoption of this resolution.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, By the Board of Commissioners of The City of Newark, New Jersey, that all of the executive, administrative, judicial and legislative authority and duties given by any statute, charter or ordinance relating to the

Ivy Hill Power Plant, Maintenance and Personnel be and the same are hereby distributed into the Department of Public Affairs and the Director of the Department of Public Affairs is hereby vested with all of the powers, authority and rights heretofore vested in or given by any statute, charter or ordinance to the City of Newark, to the

Ivy Hill Power Plant, Maintenance and Personnel

And shall perform all of the duties now or heretofore imposed by law

with respect thereto.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, an emergency has arisen to meet a pressing need for public expenditures, to wit: the payment arising out of the City's contribution for Works Progress Administration projects; particularly a "Tax Revaluation Project" for "personal services \$12,320.00" and "other than personal services, \$1,614.00;" and

WHEREAS, no adequate provision was made in the 1941 Budget appropriation for the aforesaid purpose, and

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution, is \$23,240.60, and three per cent of the total current operating expenses in the budget for the year 1941 is \$518,136.16;

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of Thirteen Thousand Nine Hundred and Thirty-four Dollars (\$13,934.); and

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Finance and the Acting Auditor of Accounts, be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant to R. S. 40:2-31 and in ac-

cordance with the provisions of R.S. 40:3-41, 40:2-40 and 40:2-43 to 40:2-46 inclusive, and

BE IT FURTHER RESOLVED, that a copy of this resolution be filed with the Commissioner of Local Government.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.
John A. Brady

WHEREAS Vincent J. Murphy, Director of the Department of Revenue and Finance filed with the Work Projects Administration, Project application No. 50132, which has been approved by the President, to provide employment for 100 persons to be taken from the Relief Rolls of the City to be employed upon a Tax Assessment Survey Project, in the City of Newark; and

WHEREAS, the scope of this project will include the following:

MEADOW LAND AND AIRPORT PROPERTY

Checking deed transcripts, transcribing ownerships, legal descriptions and water front rights. Checking records of the New Jersey State Board of Commerce and Navigation to determine water front rights existing in property ownerships including their cost, extent, and date of acquisition. Surveying meadowland and water front parcels to determine their exact location, size, shape and grade. Making a physical inspection of such properties to determine soil condition, accessibility, water front improvements, and present or potential utility of the property. Locate and measure all improvements thereon.

Checking sales, names and addresses of buyers and sellers of

meadowlands and water front rights and to prepare a written inquiry to these persons to obtain the price, terms, and conditions of each sale. Prepare written reports to the Board of Assessment and Revision of Taxes containing statements of the assessors' conclusions and recommendations regarding the adjustment of tax assessments.

RAILROAD PROPERTY

Classification of railroad properties into First, Second, and Third Class, as defined in the "Tax Acts."

Checking land parcels' sizes and shapes.

Measurement of lineal feet of rail and roadbed.

Making inventories of quantities and types of switches, frogs and other types of track equipment. Listing quantities and types of signals, signal towers, water tanks, tool sheds, and other small auxiliary structures. Listing quantities and types of overhead wires and power lines including their supporting structures.

Listing quantities and types of bridges, trestle and other roadbed structures. Listing quantities and types of manholes, water-lines, and other underground structures. Listing quantities and types of station buildings, freight houses, sub-stations, and other service or maintenance buildings.

Setting up inventory cards as to classification, types, costs, and depreciations.

PERSONAL PROPERTY

This phase of the program will minimize omitted assessment difficulties and will also set up a comprehensive yardstick by which to measure personal property assess-

ments. It will also make available for the government, as well as for industry generally, data regarding the capacity of the diversified industries in the City of Newark.

Work of this phase will comprise checking of records in the Secretary of State's office, and from these records will be compiled a list of all corporations having registered office or business situs in the City of Newark. Also to check records of the County Clerk's office to compile lists of the registered trade names having offices or business situs in the City of Newark. Also the checking of records in the New Jersey State Board of Commerce and Navigation to compile lists of all boats having their registered home port in the City of Newark.

The inspection, listing, classification, and depreciation rating for all personal property found on premises of a taxpayer. Listing machinery, the manufacturers model and serial number, age, condition efficiency of the individual machine.

Cataloging and pricing said machines. Computation of value new, less depreciation and obsolescence.

To prepare written reports for the Board of Assessment and Revision of Taxes. To care for the distribution of such information for the benefit of the Federal Government and industries generally, who may be seeking services of industries located in the City of Newark, also for trade organizations and the Real Estate Board.

All three phases of this project will finally complete the few loose ends from the original Revaluation Project which has been proclaimed by the Federal authorities and all those other municipalities and States who have inspected its process and conclusion as being one of the out-

standing accomplishments in recent years in tax matters; and,

WHEREAS, the contribution requested by the Works Projects Administration for said Project amounting to \$88,853, is contingent upon the expenditure of \$13,934 by the City of Newark for the balance of 1941 fiscal year.

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of \$13,934 be and the same is hereby allocated for the purpose aforesaid, disbursements to be approved by the Director of the Department of Public Works to be paid from funds appropriated for the operation of Work Projects Administration Projects.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the bills and claims and resolution. A motion is in order to approve.

Commissioner Byrne: I so move you.

Commissioner Keenan: I second it.

Mayor Murphy: The Clerk will call the roll.

The roll being called the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani voting "No" on resolution reallocating Ivy Hill Power Plant.

Commissioner Villani: Mr. Mayor, in regard to the reading of the

resolutions which were just read, I feel I owe a duty to the citizens of Newark to make a statement to the effect that three of the Commissioners saw fit to take another Department away from me. They feel that I have a little too much and they don't want me to overwork myself. So I have addressed a letter to you, as Mayor, and the Commissioners, which I would like to have read into the record for the future.

I will ask the City Clerk to read the letter.

The City Clerk: This letter is addressed to Hon. Vincent J. Murphy, Mayor and the Board of City Commissioners, City Hall, Newark, New Jersey. It reads as follows:
"Dear Mr. Mayor and

Fellow Commissioners;

Of course if you, by majority vote, take away the Alms House and anything else you decide from my Department you have that power. All I desire to say about the matter is that I feel that I was selected by the Citizens of Newark as a City Commissioner and was supposed to receive an equal share of the duties and responsibilities for the management and operation of the City with the other four Commissioners. Under the present set up, you, Director Byrne, who campaigned for four year about an equal division among the departments allotted to the Commissioners have now as the majority in control of the present Commission outdone the subjects of your own criticism in making the division far more unequal than it ever was during the past four years.

I suppose that under the circumstances all I can do is take care to the best of my ability of the little that is left under my supervision.

Very truly yours,"

Commissioner Villani: That is directed to the Power House instead of the Alms House.

Mayor Murphy: You heard the reading of the communication . . .

Commissioner Byrne: I would ask that when Director Brady returns to this meeting that he be asked to publicly speak on that message of Director Villani. I would like to have him heard before the people here.

Mayor Murphy: Well, if he returns in time for the meeting, Commissioner Byrne, that is the only thing.

Commissioner Villani: I think that Director Brady has asked that question in executive meeting, and he has made his position clear. And the press was very much represented there.

Commissioner Byrne: I would like to have Commissioner Brady here, if you don't mind. These people were not here when you made these statements.

Mayor Murphy: I would like to hear from Director Brady when he returns. I would like to say, for myself, that I voted to place the Alms House and locate the Alms House in Director Villani's Department because I honestly believe that that is where it belongs. It includes all the maintenance pertaining to repairs and the upkeep and the supervision of it. And I believe that that belongs to the Department of Parks and Public Property. That is why I refused to sign the resolution transferring it to his Department.

Mayor Murphy: Board of Adjustment matters are now before the City Commission.

The City Clerk then read the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of William A. Weisman, owner, for the renewal of permit for automobile sales station; on premises 311 New Street; such use to be limited to the period of one year ending August 21st, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You have heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Keenan: I so move you.

Commissioner Byrne: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended

in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Herman Max (Minnie Max, owner); for the construction of an addition to present dairy in a 3rd residence district; premises 136-140 Hunterdon Street, same to be in accordance with plans approved by the Board of Adjustment.

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Byrne: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following communication:

BOARD OF ADJUSTMENT
City Hall,
Newark, New Jersey

October 21, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following application for variances from the terms of the Zoning Ordinance be allowed:

224-226 Ridge Street; William E. Lehman, Jr.; in a 2nd business district the establishment and operation of an automobile parking station for customers of food market; on condition that the parking of automobiles be limited to customers and employees of the food market at 195-199 Bloomfield Avenue; that no loading or unloading in connection with the said food market be done in this parking space; and that a heavy chain which can be loked be stretched across the street frontage to prevent parking of cars after business hours of said food market; such use to be limited to the period of one year; — (no objectors);

*45-49 Lawrence Street; Bruce Realty Co., owner; renewal of permit for two stationery gasoline pumps in automobile parking station; such use to be limited to the period of one year ending October 30, 1942;

*132-134 Bank Street; Tillio Zazali; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 17, 1942;

*49-51 Warren Street; Amy A. Kenny, owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 14, 1942;

*432-434 South Orange Avenue; Newark Motors, Inc.; renewal of permit for automobile sales station; such use to be limited to the period of one year ending October 23, 1942.

Respectfully submitted,

BOARD OF ADJUSTMENT

ALFRED BATES,
Assistant Engineer.

The City Clerk: All of these can be disposed of at this time under suspension of rules. And such a motion is now in order.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer he said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of William E. Lehman, Jr. (Feibleman and Lehman, owners); for the establishment and operation of an automobile parking station for customers of food market in a 2nd business district; premises 224-226 Ridge Street; on condition that the parking of automobiles be limited to customers and employees of the food market at 95-99 Bloomfield Avenue; that no loading or unloading in connection with the said food market be done

in this parking space; and that a heavy chain which can be locked be stretched across the street frontage to prevent parking of cars after business hours of said food market; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Commissioner Keenan: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Bruce Realty Co., owner; for the renewal of permit for two stationery gasoline pumps in automobile parking station; on premises 45-49 Lawrence Street;

such use to be limited to the period of one year ending October 30, 1942; AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Tillio Zazzali (Bartolomes Zazzali, owner); for the renewal of permit for automobile parking station; on premises 132-134 Bank Street; such use to be limited to the period of one year ending October 17, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of

Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not a motion is in order to adopt.

(No response).

Commissioner Keenan: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Amy A. Kenny, owner, for the renewal of permit for automobile parking station; on premises 49-51 Warren Street; such use to be limited to the period of one year ending November 14th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Keenan: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of The City of Newark that the following structure or use be allowed:

Application of Newark Motors, Inc., (Gottfried Krueger Brewing Co., owner); for the renewal of permit for automobile sales station; on premises 432-434 South Orange Avenue; such use to be limited to the period of one year ending October 23, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, By the Board of Commissioners of The City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy.
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to adopt.

(No response).

Commissioner Keenan: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: I would like to state, members of the Commission, that for some time—of course this was found out upon investigation—in the City Clerk's Department there was included raises for several of the employees. That was already in the budget, and it was supposed to be carried through. The funds are there. We have checked on it, and the City Clerk has called my attention to it for the last two months back. Nothing has been done on it. It has been laying there; and of course these employees have been told that their increases were coming to them and that they are going to get it. Of course I did not want to sponsor the resolution or introduce it unless the members of the Commission felt as though they wanted to go along with it; but the money has been legally provided in the budget for these employees. Of course, the budget was not adopted until later on by the City Commission. They never got their raises, and nobody, due to the fact that the division was not assigned, nobody wanted to assume the responsibility of introducing the resolution.

Commissioner Keenan: Who promised it?

Mayor Murphy: Of course it was in the budget, and it is in the

Mayor's Department.

Commissioner Byrne: Has there been a resolution passed on this?

The City Clerk: I have a resolution to introduce. These people are suffering because of my status; and I don't think it is fair to let them.

Commissioner Byrne: Where is the resolution?

The City Clerk: The Mayor has it.

Commissioner Keenan: Why wasn't it brought up downstairs?

The City Clerk: It was downstairs.

Commissioner Keenan: I did not see it.

Mayor Murphy: This is the resolution (showing); and these are the employees who are included (indicating).

Commissioner Byrne: I think, in view of the status of the Department now, I am not going to vote for it.

Mayor Murphy: Well, the resolution is before the Commission. Commissioner Keenan, are you inclined to want to sign the resolution?

Commissioner Keenan: Not at this time. I think it ought to come up downstairs, and let us talk about it, and see what there is to it. I did not see that resolution downstairs.

Mayor Murphy: No. It should have been brought up there. But everything was delayed too long, like those other communications, and everybody wanted to come up here quickly, that is why it was deferred. Between now and next week I will send to each member of the Commission a breakdown of the whole thing, so that it will come up in

conference and we will then talk about it.

Commissioner Villani: Mr. Mayor, before you adjourn, there have been a number of Constables who have come to me and made a request. They are interested in the passing of a resolution in the State of New Jersey whereby in cities of the first class, instead of renewing their applications every year, they would like to have it renewed every three years, like in other municipalities, like in cities of the second and third class. And they are going down to Trenton to see if they can put it through. And they want to know if the City Commissioners will give them a letter telling them they are in accord with their wishes. It does not bind the City in any way. It helps us, instead of having them renew their bonds every year, it would be every three years.

Mayor Murphy: Yes, they also spoke to me, and in fact they were here before the City Commission before we organized. There was a Committee here who came here and spoke about it, but no action was taken. Of course, I don't know if the City wants to take some action now, but what ought to be done is we ought to have a communication from them, so that it will come up for action before the City Commission.

Commissioner Byrne: I think they have written to each Commissioner.

Commissioner Villani: They wrote to me too. All they want is our endorsement.

Mayor Murphy: Of course, if the City Commissioners feel that they should pass a motion now . . .

Commissioner Villani: (Interrupting) Yes, instead of going over it every year.

Commissioner Keenan: Then—By the way this is in the Department of Public Safety, isn't it? It isn't a matter for the City Commission until the Division head brings it up here.

Commissioner Villani: I understand that they wrote to each Commissioner.

Commissioner Keenan: They did, but I did not act as yet.

Mayor Murphy: Then, if there is no objection the matter will be referred to Commissioner Keenan who will give the Commission a recommendation two weeks from today. Isn't that right?

Commissioner Keenan: I guess so.

Mayor Murphy: You guess so?

Commissioner Keenan: Yes.

Mayor Murphy: That is what I asked you.

Commissioner Keenan: Well, there is a right way and there is a wrong way to do anything. I don't think that that is right.

Mayor Murphy: We are referring this matter to you, so that you could take some action on it. And two weeks from now, on November 5th, if you want to make a recommendation, all right. Of course, they are getting at the point now where I think they ought to have some action.

Commissioner Keenan: Suppose they went another year? I get a lot of these letters.

Mayor Murphy: Will you take care of the matter, Director Keenan?

Commissioner Keenan: Sure. It seems that I have a lot to do with it.

Commissioner Villani: All you have to do is approve their application.

The following reports were received and read:

CITY OF NEWARK, NEW JERSEY

DEPARTMENT OF REVENUE and FINANCE

VINCENT J. MUURPHY, Director

August 1, 1941

To the Honorable,
The Commissioners of The
City of Newark, N. J.

Gentlemen:—

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend an revise the charter of the City of Newark, N. J.' approved February 22, 1866," I herewith present a statement of the receipts and disbursements for the month of July, 1941:

RECEIPTS

Cash on hand—June 30, 1941	\$2,668,484.91	
Rec'd from Compt.—July	7,358,761.63	
		<u>\$10,027,246.54</u>

DISBURSEMENTS

By Warrant	\$1,800,646.70	
Redemptions	8,384.20	
Returned checks	7,742.12	
Tax Ant. Notes	3,750,000.00	
Transfer to U. S. Health San. Act	36.17	<u>\$ 5,566,809.19</u>
Cash on hand—July 31, 1941		<u>\$ 4,460,437.35</u>

Respectfully,

VINCENT J. MURPHY
Director of Revenue & Finance

By: JOSEPH J. KROEHL

Ordered Filed.

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF JULY, 1941

DESCRIPTION	Last Year's Month July, 1940	Collections Total to Date	% Collected Last Year	This Year's Month July, 1941	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Licenses:							
Sale of Alcoholic Beverages....	7,819.43	614,465.67	98.65	2,845.07	608,545.17	616,324.00	98.75
Ice cream, Plumbing & Refuse	1,145.00	8,997.00	81.05	1,069.00	8,307.50	15,096.00	55.03
All other licenses	8,589.99	91,353.20	78.75	7,696.11	86,919.34	116,277.00	74.75
Fees and Permits:							
Tax Search Fees	617.00	5,383.50	64.86	592.75	4,593.75	9,306.00	49.33
Building & Electrical Work Permits	3,320.83	19,402.87	60.82	3,011.69	23,799.98	35,370.00	67.28
Public Sewer Connection Tap Fees	270.00	2,060.00	82.40	190.00	1,940.00	2,830.00	68.55
Towels, Soap, Bathing Suits	2,216.60	9,354.78	45.19	4,499.47	12,821.97	19,862.97	64.55
Combustible, Moving Picture, Garage & Miscellaneous Permits	1,191.00	10,875.40	54.23	1,323.00	10,485.00	19,035.00	55.08
Receipts for Patients Treated	2,563.18	16,890.97	74.74	3,132.82	18,541.47	27,284.00	67.95
Contribution by City of East Orange for Passaic Valley Sewer Maintenance		32,450.82	116.30	23,667.73	23,667.73	31,001.00	76.34
July and Listing Fees	3,926.99	22,211.45	59.53	2,911.65	18,965.90	36,531.60	51.94
Animal, Chicken, Plumbing and Miscellaneous Fees	413.00	5,381.80	49.78	499.50	4,412.70	4,124.00	107.00

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

DESCRIPTION	Last Year's Month July, 1940	Collections Total to Date	% Collected Last Year	This Year's Month July, 1941	Collections Total to Date	MONTH OF JULY, 1941	
						Budget Anticipation This Year	% Col. This Yr.
Transcript Fees for Births, Deaths, etc.	675.80	4,305.10	74.22	1,385.75	8,958.55	8,928.00	100.34
Fines:							
Magistrates	5,098.85	40,753.10	48.22	13,884.05	49,084.10	67,410.00	72.81
Overdue and Lost Books	3,368.91	11,810.99	55.71	1,869.37	13,514.92	18,653.00	72.45
Interest and Costs on Assessments	288.83	6,668.55	70.94	42.72	3,346.74	3,449.00	97.04
Interest and Cost on Taxes	46,193.16	265,698.85	41.51	38,105.23	237,040.74	499,629.00	47.45
State and Other Aid:							
Gas Tax Refund	2,533.29	17,958.93	66.51	2,732.79	14,374.74	27,617.00	52.05
Public Lighting Reimbursement		1,408.47	25.15		4,129.74	4,161.00	99.24
Bill Board Tax		3,285.55	113.29		3,407.80	3,285.00	103.73
State Aid for Relief 1938							
Franchise and Gross Receipts Taxes of 1938 and 1939		77.10		1,060,254.79	1,060,254.79	954,229.00	111.11
Franchise Taxes and Gross Receipts 1940	2,897.55	3,992.94	00.58		1,325,355.85	1,318,126.00	100.54
Gross Receipts Taxes of 1941				807,058.97	807,058.97	760,170.00	106.16
Franchise Tax 1941					666,871.92	584,381.00	114.11
jitney Tax	19,865.92	147,874.02	58.35	22,037.04	159,631.50	247,744.00	64.43

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF JULY, 1941

DESCRIPTION

	Last Year's Collections Month July, 1940	% Collected Last Year	This Year's Collections Month July, 1941	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Leases and Rentals:						
City Owned Property	13,114.49	59.89	18,920.97	119,123.49	169,085.00	70.45
Rent: Army Base	8,333.33	58.33	8,333.33	58,333.33	100,000.00	58.33
Rent: City Railway						
Reimbursement:						
Lighting Inspectors Salary		100.00			1,500.00	
Total Miscellaneous Revenues						
Anticipated						
Real Estate Arrears: Regular	302,643.84	61.00	202,343.68	2,221,473.23	4,014,485.56	55.33
Personal Arrears:	134,613.48		43,969.00			
Tax Title Liens: Real Estate Taxes	26,017.69	43.79	216,840.29	397,376.64	402,000.00	98.84
Interest & Costs: Lien Certificates	3,056.39					
Special items of General Revenue:						
Leases and Rentals of City Owned Property						
Smoke Abatement Bureau Fees	294.00	28.07	330.00	2,494.00	4,093.00	60.93
Zoning Board Fees	310.00	84.28	250.00	1,720.00	2,650.00	64.90
Bill Board Tax						
Enclosed Property Rents	10.00					
Farmers Market Fees	200.00	87.93	350.00	2,100.00	2,350.00	72.62
Current Tax Collections	4,525,420.36	59.63	2,507,052.42	20,353,903.36	41,678,930.00	48.83

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF JULY, 1941

DESCRIPTION	Last Year's Collections Month July, 1940	Total to Date	% Collected Last Year	This Year's Collections Month July, 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Miscellaneous Revenue							
Not Anticipated	5,267.09	12,346.23		1,552.48	20,084.90		
Alms House							
City Home							
Police Department							
Street Cleaning							
Board of Adjustment							
Other							
Dedicated Revenue: Term Bonds					352,000.00		
Newark Airport	12,858.24	127,700.92		11,895.18	168,367.05		
Bureau of Water	197,037.81	1,464,846.41		319,519.71	1,638,611.07		
Bureau of Docks							
Bureau of Streets	6,813.08	28,914.86		5,517.94	20,764.02		
Bureau of Street Cleaning	968.85	10,845.20		1,627.67	10,236.83		
House Sewer Connections	2,100.59	11,327.55		2,981.75	20,570.71		
Outdoor Poor	1,402.01	5,738.01		840.00	6,490.66		
Weights and Measures		120.50			100.50		
Bureau of Motors		46.25			1,027.02		
Printing and Stationery	11.42	108.59		47.52	144.09		
Shade Tree	171.60	560.55		524.61	992.90		
Public Outings							

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF JULY, 1941	
DESCRIPTION	Last Year's Collections Month July, 1940	Total to Date	% Collected Last Year	This Year's Collections Month July, 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
City Hospital: Payroll Credits		107.42		68.45	107.38		
Convalescent Hospital: Payroll Credits					13.53		
Administration of Relief	4.83	403.07			184.84		
200 Washington Street Corp.	833.33	5,833.31		1,000.00	7,000.00		
Henry C. Jones Estate		99.40		4.05	96.08		
Redemption of lien Certificates	7,434.17	51,872.95		8,459.67	41,563.62		
U. S. Social Hygiene	3,000.00	7,300.00		1,000.00	3,000.00		
Emergency Relief 1938		2,849.98					
Emergency Relief 1939 & 1940		1,921,994.37					
Public Schools	649,307.59	4,876,662.14		.40	5,183,517.73		
Refunds — Current Taxes	1,788.37	13,840.10		812.76	11,169.79		
Return Checks--Current Taxes	10,054.91	43,795.99		7,114.72	33,954.68		
Regular Assessments:	1,152.73	16,283.40		36.75	4,230.55		
U. S. Health Sanitation	3,500.00	7,000.00			1.00		
Grading, Curbing, Flagging Five Year Tax Plan				292.17	5,577.78		
House Sewer Connections							
Shade Tree							

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF JULY, 1941

DESCRIPTION

Last Year's Collections Month July, 1940	% Collected Last Year	This Year's Collections Month July, 1941	Budget Anticipation Col. This Year	% This Yr.
8,235.17	16.571.00	3,098.71		

Side Walks

Miscellaneous

T. T. L. Assessments:

Sewers

Grading, Curbing, Flagging

Openings

House Sewer Connections

Shade Trees

Tax Anticipation Notes

Emergency Notes

Other Cash Collections:

Capital Account

Miscellaneous

TOTALS

Under Deposit

VINCENT J. MUURPHY,

Director of Revenue & Finance

Ordered Filed.

CITY OF NEWARK, NEW JERSEY
DEPARTMENT OF REVENUE and FINANCE
VINCENT J. MURPHY, Director

September 2, 1941.

To the Honorable,

The Commissioners of The
City of Newark, N. J.

Gentlemen:—

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866," I herewith present a statements of the receipts and disbursements for the month of August, 1941:

RECEIPTS

Cash on hand—July 31, 1941	\$4,460,437.35	
Rec'd from Comptroller—Aug.	8,396,890.31	
		<u>\$12,857,327.66</u>

DISBURSEMENTS

By Warrant	\$4,952,632.31	
Redemptions	15,970.09	
Surplus	210.00	
Returned Checks	7,412.37	
Bond Anticipation Notes	200,000.00	
Tax Anticipation Notes	250,000.00	<u>5,436,224.77</u>
Bash on hand—August 31, 1941		<u>\$ 7,431,102.89</u>

Respectfully,

VINCENT J. MURPHY
Director of Revenue & Finance

By: JOSEPH J. KROEHL

Ordered Filed.

The following reports of City Officers were received and ordered filed:
Superintendent of Weights and Measures for July, 1941.

Department of Buildings for July, 1941.

Clerk of First District Court for July, 1941.

Clerk of Second District Court for July, 1941.

Superintendent of Alms House for July, 1941.

City Clerk (2) for July, 1941.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court for July, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for July, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 1, for July, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 2, July, 1941.

Robert J. Beckley, Clerk, 3rd Criminal Court, for July, 1941.

Elizabeth S. Lewis, Clerk, Family Court, for July, 1941.

City Treasurer for July, 1941.

Comptroller for July, 1941.

Ordered Filed.

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF AUGUST, 1941		
DESCRIPTION	Last Year's Collections Month Aug. 1940	Total to Date	% Collected Last Year	This Year's Collections Month Aug. 1941	Total to Date	Budget Anticipation This Year	This Yr.	% Col.
Licenses: Sale of Alcoholic Beverages	375.00	614,840.67	98.69	675.00	609,220.17	616,324.00	98.84	
Ice Cream, Plumbing & Refuse	165.50	9,162.50	82.55	115.00	8,422.50	15,096.00	55.92	
All Other Licenses	3,356.64	94,709.84	81.64	4,224.00	91,143.34	116,277.00	78.38	
Fees and Permits: Tax Search Fees	692.00	6,075.50	73.19	566.50	5,160.25	9,306.00	55.45	
Building and Electrical Work Permits	33,241.09	22,643.96	70.98	2,446.18	26,246.16	35,370.00	74.20	
Public Secer Connection Tap Fees	220.00	2,280.00	91.20	110.00	2,050.00	2,830.00	72.43	
Towels, Soap, Bathing Suits	2,156.70	11,511.48	55.60	4,778.35	17,600.32	19,862.00	88.61	
Combustible, Moving Picture, Garage & Misc. permits	1,236.00	12,111.40	62.42	1,152.00	11,637.00	19,035.00	61.13	
Receipts for Patients Treated	1,465.42	18,356.39	81.22	1,976.20	20,517.67	27,284.00	75.20	
Contribution by City of East Orange for Passaic Valley Sewer Maintenance								
Jury and Listing Fees	3,098.25	32,450.83	108.50	3,498.84	23,667.73	31,001.00	76.34	
Animal, Chicken, Plumbing Permits and Misc. Fees	367.20	25,309.71	69.15	416.00	22,464.74	36,581.00	61.41	
Transcript Fees for Birth, Deaths, Etc.	646.25	5,749.00	57.49		4,828.70	4,124.00	117.08	
		4,951.35	85.37	1,278.00	10,236.55	8,928.00	114.65	

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF AUGUST, 1941

DESCRIPTION	Last Year's Collection; Month Aug. 1940	% Collected Last Year	This Year's Collections Month Aug. 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Fines: Magistrates	4,014.00	52.97	10,408.80	59,492.90	67,410.00	88.25
Overdue and Lost Books	1,000.72	60.43	984.00	14,498.92	18,653.00	77.72
Interest and Costs on Assessments	119.83	72.21	37.54	3,384.28	3,449.00	98.12
Interest and Costs on Taxes	41,198.67	47.95	38,266.80	275,307.54	499,629.00	55.10
State and Other Aid: Gas Tax Refund		66.51		14,374.74	27,617.00	52.05
Public Lighting Reimbursement	1,376.58	49.73		4,129.74	4,161.00	99.24
Bill Board Tax		113.30	3,285.55	3,407.80	3,285.00	103.75
Slate Aid for Relief 1938						
Franchise and Gross Receipts Taxes of 1938 and 1939			77.10	1,060,254.79	954,229.00	111.11
Franchise Taxes & Gross Receipts 1940		00.58	3,992.94	1,325,335.85	1,318,126.00	100.54
Gross Receipts Taxes of 1941	20.72		20.72	807,058.97	760,170.00	106.16
Franchise Tax 1941				666,871.92	584,381.00	114.11
Jitney Tax	17,948.90	65.43		180,513.66	247,744.00	72.86
Leases and Rentals:						
City Owned Property	14,622.82	68.89		137,442.80	169,085.00	81.28
Rent: Army Base	8,333.33	66.66		66,666.66	100,000.00	55.55
Rent: City Railway						
Reimbursement: Lighting Inspectors Salary		100.00	1,500.00		1,500.00	

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF AUGUST, 1941	
DESCRIPTION	Last Year's Collections Month Aug. 1940	Total to Date	% Collected Last Year	This Year's Collections Month Aug. 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Total Misc. Revenues Anticipated							
Real Estate Arrears: "Regular"	218,920.91	2,633,193.72	66.24	235,448.80	2,480,884.48	4,014,485.56	61.79
Personal Arrears	19,360.46	375,241.97		23,962.45			
Tax Title Liens: Real Estate Taxes	35,811.53	247,429.35	48.13	49,534.95	446,911.59	402,000.00	111.17
Interest & Costs: Lien Certificates	681.77	14,147.87					
Special Items of General Revenue:							
Leases and Rentals of							
City Owned Property		6,740.00					
Smoke Abatement Bureau Fees	438.00	2,066.00	35.62	290.00	2,784.00	4,093.00	68.01
Zoning Board Fees	260.00	2,030.00	96.66	170.00	1,890.00	2,650.00	71.32
Bill Board Tax							
Foreclosed Property Rents		10.00					
Farmers Market Fees	150.00	2,700.00	93.10	350.00	2,450.00	2,850.00	85.96
Current Tax Collections	3,740,245.05	26,250,542.02	65.93	7,283,899.80	27,637,803.16	41,678,930.00	66.31
Misc. Revenue Not Anticipated	443.66	12,789.89		554.29	20,639.19		
Alms House							
City Home							
Police Department							

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF AUGUST, 1941

DESCRIPTION	Last Year's Collections Month Aug. 1940	Total to Date	%	This Year's Collections Month Aug. 1941	Total to Date	Budget	
						Anticipation	% Col. This Yr.
Street Cleaning							
Board of Adjustment							
Other							
Dedicated Revenue: Term Bonds					352,000.00		
Newark Airport	6,055.07	133,755.99		16,338.59	184,705.64		
Bureau of Water	242,947.08	1,707,793.49		262,742.23	1,901,353.60		
Bureau of Docks	6,518.32	35,433.18		6,363.26	27,127.28		
Bureau of Streets	888.99	11,734.19		1,246.57	11,483.40		
Bureau of Street Cleaning	6,582.48	17,910.03		938.43	21,509.14		
House Sewer Connections	1,480.00	7,218.01		1,020.00	7,510.66		
Outdoor Poor	2,822.00	2,942.50		2,623.00	2,723.50		
Weights and Measures		46.25			1,027.02		
Bureau of Motors	24.75	133.34			144.09		
Printing and Stationery	348.75	909.30			992.90		
Shade Tree							
Public Outings		107.42		3.74	111.12		
City Hospital: Payroll Credits							
Convalescent Hospital: Payroll Credits				16.84	30.37		

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF AUGUST, 1941	
DESCRIPTION	Last Year's Collections Month Aug. 1940	Total to Date	% Collected Last Year	This Year's Collections Month Aug. 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Administration Relief	37.43	440.49		165.00	349.84		
200 Washington Street Corp.	833.33	6,666.64		1,000.00	8,000.00		
Henry C. Jones Estate	16.26	115.66		12.68	108.76		
Redemption of lien certificates	21,357.72	73,230.67		17,823.56	59,387.18		
U. S. Social Hygiene		7,300.00			3,000.00		
Emergency Relief 1938		2,849.98					
Emergency Relief 1939 & 1940	7,971.10	1,929,965.47					
Public Schools	4,387.46	4,881,049.60		463,944.66	5,647,462.39		
Refunds — Current Taxes	582.27	14,422.37		1,366.16	12,535.95		
Return Checks—Current Taxes	4,646.91	48,442.90		5,460.39	39,415.07		
Regular Assessments	843.43	17,126.83		23.85	4,254.40		
U. S. Health Sanitation		7,000.00			1.00		
Grading, Curbing, Flagging							
Five Year Tax Plan				385.11	5,962.89		
House Sewer Connections							
1942 Taxes Paid in Advance				1,102.31	1,102.31		
Side Walks							
Miscellaneous							

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF AUGUST, 1941

DESCRIPTION	Last Year's Collections Month Aug. 1940	Total to Date	% Collected Last Year	This Year's Collections Month Aug. 1941	Total to Date	Budget Anticipation This Year	% Col. This Yr.
T. T. L. Assessments		16,571.00			3,098.71		
Sewers							
Grading, curbing, flagging							
Water Capital				165,000.00	165,000.00		
House Sewer Connections							
Shade Trees							
Tax Anticipation Notes					4,000,000.00		
Emergency Notes		200,000.00			150,000.00		
Other Cash Collections:							
Capital Account	1,430,000.00	5,239,223.39		200,000.00	1,643,259.72		
Miscellaneous	16,616.10	70,594.71		580.29	142,233.73		
TOTALS	5,876,926.44	45,585,351.30		8,860,834.97	50,461,188.49		
Under Deposit	1.41	2.22					

Ordered Filed.

VINCENT J. MURPHY

Director of Revenue and Finance.

The following reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for August, 1941.

Department of Buildings for August, 1941.

Clerk of First District Court for August, 1941.

Clerk of Second District Court for August, 1941.

Superintendent of Alms House for August, 1941.

City Clerk (2) for August, 1941.

Robert J. Beckley, Chief Clerk, 1st Criminal Court, for August, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for August, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 1, for August, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 2, for August, 1941.

Abraham B. Cohen, Clerk, 3rd Criminal Court, for August, 1941.

Elizabeth S. Lewis, Clerk, Family Court, for August, 1941.

City Treasurer for August, 1941.

Comptroller for August, 1941.

Ordered Filed.

Mayor Murphy: Is there anything further?

The City Clerk: That is all on the Clerk's desk, Mayor Murphy.

Mayor Murphy: A motion to adjourn is in order.

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

A P P R O V E D :

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

VINCENT J. MURPHY

RALPH A. VILLANI

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN, City Clerk.

MINUTES OF MEETINGS OF THE BOARD OF COMMISSIONERS

NOVEMBER, 1941

Newark, N. J., November 5, 1941

A Regular Meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10:30 a.m. standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Absent: Commissioner Brady.

Mayor Murphy: The Clerk will read the minutes of the previous meeting.

Commissioner Villani: I move that the reading of the minutes be dispensed with.

Commissioner Byrne: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The Clerk's statement will be made a matter of the record.

(The statement referred to reads as follows):

Mr. Reichenstein: (The City Clerk): It is agreed that this is to be stipulated again? Mr. Mayor and Gentlement of the Board of Commissioners, in accordance with the understanding and stipulation placed on the record at the organization meeting on May 20th, 1941, I am going to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes, if there is no objection.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

Commissioner Villani introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance relating to dogs in

the City of Newark.

The Board of Commissioners of the City of Newark Do Ordain:

DEFINITIONS:

Section 1: The words hereinafter defined shall have the meaning herein indicated for the purpose of this ordinance as follows:

(a) "Dog" shall mean any dog, bitch or spayed bitch.

(b) "Dog of licensing age" shall mean any dog which has attained the age of seven months or which possesses a set of permanent teeth.

(c) "Kennel" shall mean any establishment wherein or whereon the business of boarding or selling dogs or breeding dogs for sale is carried on, except a pet shop.

(d) "Pet Shop" shall mean any room or group of rooms, cage or exhibition pen, not part of a kennel, wherein dogs for sale are kept or displayed.

(e) "Pound" shall mean an establishment for the confinement of dogs seized either under the provisions of this ordinance or otherwise.

(f) "Shelter" shall mean any establishment where dogs are received, housed and distributed without charge.

(g) "Owner" when applied to the proprietorship of a dog shall mean and include every person having a right of property in each dog and every person who has such dog in his keeping.

(h) The word "Person" shall mean an individual, firm, partnership, corporation or association of persons.

(i) The words "and" and "or" may be used interchangeably, and either of the two may be applicable, whichever is more conducive towards the effectuating of this ordinance.

(j) Person pronouns shall mean either the singular or the plural, whichever is applicable and conducive towards the effectuating of this ordinance.

(k) The masculine, feminine or the neuter gender shall be implied, whichever is appropriate and conducive for the effectuating of this ordinance.

(l) "City" shall mean City of Newark, in the County of Essex.

Section 2: No persons shall keep or harbor any dog within the City of Newark, in the County of Essex, without first filing an application with the License Bureau in the Department of Public Safety, whereupon, after paying the fee hereinafter set forth to the City Clerk, a license and registration tag shall be issued by the said City Clerk. No person shall keep or harbor any dog in said City, except in compliance with the provisions of this ordinance.

Section 3: Any person who shall own, keep or harbor a dog of licensing age shall in the month of January, one thousand nine hundred and forty-two, and annually thereafter, apply for and procure in the manner above set forth, a license and official metal registration tag for each such dog so owned, kept or harbored, and shall place upon each such dog a collar or harness with the registration tag securely fastened thereto.

Section 4: The person applying for the license and registration tag shall pay a fee of one dollar and seventy-five cents (\$1.75) for each

dog, male or female, and also the sum of Twenty-five cents (\$.25) additional, for the registration tag of each dog; and for each annual renewal, the fee for the license and for the registration tag shall be the same as for the original license and for the registration tag shall be the same as for the original license and tag; and said licenses, registration tags and renewals thereof shall expire on the last day of January of the year following the year in which said licenses, registration tags and renewals are issued.

Dogs used as guides for blind persons and commonly known as "Seeing eye" dogs shall be licensed and registered as other dogs hereinabove provided for, except that the owner or keeper of such dog shall not be required to pay any fee therefor.

Section 5: The owner of any newly-acquired dog of licensing age or of any dog which attains licensing age, shall make application for license and registration tag for such dog within ten days after such acquisition or age attainment.

Section 6: The application shall state the breed, sex, age, color and markings of the dog for which license and registration are sought, and whether it is of a long or short haired variety; also the name, street and post-office address of the owner and the person who shall keep or harbor such dog. The information on said application and the registration number issued for the dog shall be preserved for a period of three years by the said License Bureau and the City Clerk of the City of Newark. In addition the said City Clerk shall forward similar information to the State Department of Health each month, on forms furnished by the said Department. Registration numbers shall be issued in the order of the applications.

Section 7: Any person who shall

bring or cause to be brought into the City of Newark in the County of Essex any dog licensed in another State for the current year, and bearing a registration tag, and shall keep the same or permit the same to be kept within the City of Newark for a period of more than ninety days, shall immediately apply for a license and registration tag for each such dog, unless such dog be licensed under section nine of this ordinance.

Any person who shall bring or cause to be brought into the City of Newark any unlicensed dog and shall keep the same or permit the same to be kept within the City for a period of more than ten days, shall immediately apply for a license and registration tag for each such dog, unless such dog be licensed under Section nine of this ordinance.

Section 8: No person, except an officer in the performance of his duties, shall remove a registration tag from the collar of any dog without the consent of the owner, nor shall any person attach a registration tag to a dog for which it was not issued.

Section 9: Any person who keeps or operates or proposes to establish a kennel, a pet shop, a shelter or a pound shall apply to the License Bureau and the City Clerk, for a license entitling him to keep or operate such establishment.

The application shall describe the premises where the establishment is located or is proposed to be located, the purpose or purposes for which it is to be maintained, and shall be accompanied by the written approval of the Fire Department, the Building Department and the Health Department, of the City of Newark, showing compliance with the local and State rules and regulations governing location of and sanitation at such establishments.

All licenses issued for a kennel, pet shop, shelter or pound shall state the purpose for which the establishment is maintained and all such licenses shall expire on the last day of January of each year, and be subject to revocation by the Board of Commissioners of the City of Newark, on recommendations of the State Board of Health, or the Bureau of Health of the City of Newark, for failure to comply with the rules and regulations of the State Department of Health or the Bureau of Health of the City governing the same after the owner has been afforded a hearing by either the State Department or the Bureau of Health of the said City.

Any persons holding such license shall not be required to secure individual licenses for dogs owned by such licensee and kept at such establishment; such licenses shall not be transferable to another owner or different premises.

Section 10: The annual license fee for a kennel providing accommodations for ten or less dogs shall be Ten Dollars (\$10.00) and for more than ten dogs Twenty-five Dollars (\$25.00). The annual license fee for a pet shop shall be Ten Dollars (\$10.00). No fee shall be charged for a shelter or pound.

Section 11. No dog kept in a kennel, pet shop, shelter or pound shall be permitted off such premises, except on leash or in a crate or other safe control.

Section 12: License fees and other moneys collected or received under the provisions of this ordinance, except registration tag fees, shall be forwarded to the Department of Revenue and Finance of the City of Newark within thirty days after collection or receipt and shall be placed in a special account separate from any of the other accounts of

the City and which shall be used for the following purposes only; for collecting, keeping and disposing of dogs liable to seizure under this ordinance; for local prevention and control of rabies; for providing anti-rabic treatment under the direction of the local Bureau of Health for any person known or suspected to have been exposed to rabies; for all other purposes prescribed by the statutes of New Jersey governing the subject, and for administering the provisions of this ordinance. Any unexpended balance remaining in such special account shall be retained therein until the end of the third fiscal year following and may be used for any of the purposes set forth in this section. At the end of the said third fiscal year following, and at the end of each fiscal year thereafter, there shall be transferred from such special account to the general funds of the City any amount then in such account which is in excess of the total amount paid into said special account during the last two fiscal years next preceding.

The registration tag of Twenty-five Cents (\$.25) for each dog shall be forwarded within thirty days after collection by the City Clerk to the State Department of Health.

Section 13: The City Clerk shall forward to the State Department of Health a list of all kennels, pet shops, shelters and pounds licenses within thirty days after the licenses therefor are issued, which list shall include the name and address of the licensee and the kind of license issued.

Section 14: The Chief of Police of the City of Newark shall promptly after February 1st, One Thousand Nine Hundred and Forty-two, and annually thereafter, cause a canvass to be made of all dogs owned, kept or harbored within the limits of the City of Newark and shall report to

the License Bureau, the City Clerk, and the Bureau of Health of the City of Newark, and to the State Department of Health the result thereof, setting forth in separate columns the names and addresses of persons owning, keeping or harboring such dogs, the number of licensed dogs owned, kept or harbored by each of said persons, together with the registration numbers of each of said dogs, and the number of unlicensed dogs owned, kept or harbored by each of said persons, together with a complete description of each of said unlicensed dogs.

Section 15: The Board of Commissioners of the City of Newark shall have the power to enter into the necessary contract with the proper person, firm, partnership, corporation or association,—who shall be known as the "Pound Master," to catch and impound dogs running at large, in violation of the provisions of this ordinance.

Section 16: The Poundmaster of the City shall take into custody and impound or cause to be taken into custody and impounded, and thereafter destroyed or disposed of as provided in this section:

(a) Any dog off the premises of the owner or of the person keeping or harboring said dog which said official or his agent, or agents, have reason to believe is a stray dog.

(b) Any dog off the premises of the owner or of the person keeping or harboring said dog without a current registration tag on his collar.

(c) Any female dog in season off the premises of the owner or of the person keeping or harboring said dog.

If any dog so seized wears a collar or harness having inscribed thereon

or attached thereto the name and address of any person or a registration tag, or the owner or the person keeping or harboring said dog is known, the Poundmaster shall forthwith serve on the person whose address is given on the collar, or on the owner or the person keeping or harboring said dog, if known, a notice in writing stating that the dog has been seized and will be liable to be disposed of or destroyed if not claimed within seven days after the service of the notice.

A notice under this section may be served either by delivering it to the person on whom it is to be served, or by leaving it at the person's usual, or last known place of abode, or at the address given on the collar, or by forwarding it by post in a prepaid letter addressed to that person at his usual or last known place of abode, or to the address given on the collar.

When any dog so seized has been detained for seven days after notice, when notice can be given as above set forth, or has been detained for seven days after seizure, when notice has not been and cannot be given as above set forth, and if the owner or person keeping or harboring said dog has not claimed said dog and paid all expenses incurred by reason of its detention, including maintenance not exceeding fifty cents (\$0.50) per day, and if the dog be unlicensed at the time of the seizure and the owner or person keeping or harboring said dog has not produced a license and registration tag for said dog, the Poundmaster may cause the dog to be destroyed in manner causing as little pain as possible.

Section 17: Any officer or agent authorized or empowered to perform any duty under this ordinance is hereby authorized to go upon any premises to seize for impounding any

dog or dogs which he may lawfully seize and impound when such officer is in immediate pursuit of such dog or dogs, except upon the premises of the owner of the dog, if said owner is present and forbids the same.

Section 18: No person shall hinder, molest or interfere with anyone authorized or empowered to perform any duty under this ordinance.

Section 19: No person shall keep, harbor or maintain any dog which habitually barks or cries between the hours of ten (10) P. M. and six (6) A. M.

Section 20: No person owning, keeping or harboring any dog shall suffer or permit it to run at large upon the public streets or in any public park, or in any public building, or in any other public place within the City of Newark, in the County of Essex.

Section 21: No person owning, keeping or harboring any dog shall suffer or permit it to be upon the public streets or in any of the public places of the City of Newark unless such dog is accompanied by a person over the age of twelve (12) years and is securely confined and controlled by an adequate leash not more than six (6) feet long.

Section 22: No person owning, keeping or harboring any dog over the age of two months shall, during the months of July, August and September in each year, permit it upon public highways or outside of the premises occupied by said owner unless such dog wears a muzzle securely fastened over the jaws in such a manner that it cannot bite.

Section 23: No person having the right and ability to prevent shall knowingly, or carelessly or negligently permit any dog to commit any nuisance upon any sidewalk of

any public street, avenue, park, public square, or place in the City of Newark, or upon the floor of any tenement house which is used in common by the tenants thereof; or upon the fences or lawns of any premises, or the walls or stairways of any building, abutting on a public street, avenue, park, public square or place; or upon the floor of any theatre, store, factory, or any building which is used in common by the public, including all public rooms or places therewith connected; or upon the floor of any depot or station, or upon the station platform or stairs of any railroad or other common carriers, or upon the roof of any tenement house used in common by the tenants thereof; or upon the floor of any hall, stairway, or offices of any hotel or lodging house which is used in common by the guests thereof; nor shall any such person omit to do any reasonable and proper act, or take any reasonable and proper precaution, to prevent any such dog from committing such a nuisance, in, on, or upon, any of the places or premises hereinspecified.

Section 24: Any dog which has attacked or bitten any human being, or which habitually attacks other dogs or domestic animals, is hereby defined to be a vicious dog, for the purposes of this section. It shall be the duty of the Chief of Police Department to receive and investigate complaints against dogs, and when any dog complained against shall be deemed by such Chief of the Police Department to be a vicious dog, as herein defined, the said officer shall report the facts to the Police Justice of the said City of Newark, who shall thereupon cause the owner or person harboring such dog to be notified in writing of the complaint against such dog and to appear before said Police Justice at a stated time and place. The Justice at the time set for the hearing shall in-

quire into the facts, and give all interested persons an opportunity to be heard, under oath, and to be represented by counsel, and the Justice shall decide in accordance with the evidence before him, and if the Justice shall decide that such dog complained of is a vicious dog, as defined by this section, notice of such decision shall be given to the owner or person harboring such dog. No dog which has been so determined to be a vicious dog shall be permitted to run at large, or be upon any street or public place in the City of Newark except while securely muzzled and under leash, as provided in this ordinance, and the owner or person harboring any such vicious dog who shall suffer or permit such dog to run at large or be upon any street or public place in said City of Newark while not securely muzzled and under leash, shall be guilty of a violation of this ordinance.

Section 25: Every section of this ordinance or subdivision or separate section thereof, shall be considered a separate provision, to the intent that if any portion shall be declared ineffectual, it shall not affect the remaining parts of this ordinance.

Section 26: Any person who violates or refuses to comply with any part of any of the following sections: namely two (2), three (3), five (5), seven (7), eight (8), nine (9), eleven (11), or eighteen (18), of this ordinance, or with the rules and regulations promulgated by the State Department of Health governing the sanitary conduct and operation of kennels, pet shops, shelters and pounds, to preserve sanitation therein and prevent the spread of rabies and other diseases of dogs within and from such establishments, shall be liable to a penalty of not less than Five Dollars (\$5.00) nor more than Fifty Dollars (\$50.00) for each offense, to be recovered by and in the name of the City. A

person who refuses or neglects to pay forthwith the amount of a judgment rendered against him and the costs and charges incident thereto shall be committed by the court to the county jail for a period not exceeding ten (10) days in the case of a first conviction, and in the case of a conviction for a second, subsequent or continuing violation, for a period not exceeding thirty (30) days.

Any person who violates or refuses to comply with any part of any of the following sections namely, nineteen (19), twenty (20), twenty-one (21), twenty-two (22), twenty-three (23) or twenty-four (24) of this ordinance, shall be subject to a fine not exceeding Two Hundred Dollars (\$200.00) or to imprisonment for a period not exceeding ninety (90) days, or to both, in the discretion of the Court.

Section 27: All ordinances and parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed, and this ordinance shall take effect as of December 1st, 1941, after publication in the manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that November 19, 1941 at 10:30 A. M. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first

reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend sections 633 and 634 of the Ordinances of the City of Newark, revision of 1913.

The Board of Commissioners of the City of Newark Do Ordain:

1. That Sections 633 and 634 of the Ordinances of The City of Newark, Revision of 1913, be and the same are hereby amended to read as follows:

Sec. 633. No person or persons shall set up, keep or maintain, or permit to be set up, kept or maintained, in any house or premises occupied by him, any faro tables, faro bank, roulette, or other device or game of chance, hazard or address, for the purpose of gaming; or any boxing-ring, cockpit, or other place for the exhibition of animals in fight, under the penalty of a fine of not more than Two Hundred Dollars (\$200.00), or imprisonment in the County Jail for not more than ninety (90) days, or both, for each offense; and it shall be the duty of the police, and they are hereby authorized and empowered to enter upon any premises where any instruments or devices employed in gaming shall be used, contrary to the provisions of this section; and, except in the case of ball alleys, bowling alleys and billiard tables, to carry away and destroy the same.

Sec. 634. No person shall deal, play or engage in faro, roulette, or other device or game of chance, hazard, or address, either as banker, player, dealer or otherwise, for the purpose of gaming, under the penalty of a fine of not more than Two Hundred Dollars (\$200.00), or imprisonment in the County Jail for not more than ninety (90) days, or both, for each offense.

2. This ordinance shall take effect as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that November 19, 1941 at 10:30 A. M. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the VACATION OF CATHERINE STREET, as the same is laid out

60 feet in width on Map of Property belonging to Alfred Lister, situated in the 12th Ward of the City of Newark, N. J., surveyed 1886 by Lehlbach Bros., Surveyors, extending from the northerly line of EUCLID AVENUE northerly to the southerly line of LISTER AVENUE, excepting from such vacation all that part of the above described CATHERINE STREET lying within the limits of ALBERT AVENUE.

The Board of Commissioners of the City of Newark, Do Ordain:

Section 1. That CATHERINE STREET as the same is laid out 60 feet in width on Map of Property belonging to Alfred Lister, situated in the 12th Ward of the City of Newark, N. J., surveyed 1886 by Lehlbach Bros., Surveyors, extending from the northerly line of EUCLID AVENUE northerly to the southerly line of LISTER AVENUE SHALL BE VACATED as a public street or highway, excepting from such vacation all that part of the above described CATHERINE STREET lying within the limits of ALBERT AVENUE, reserving, however, to the City of Newark with respect to a 12 foot strip symmetrical about the center line of the above described CATHERINE STREET to be vacated, between the limits of ALBERT AVENUE AND LISTER AVENUE, the right to enter upon the above described 12 foot strip for the purpose of relaying, rebuilding, reconstructing or maintaining the water and sewer mains, their manholes, gates and appurtenances now laid within the lines of the above described 12 foot strip and the right to enter upon the above described 12 foot strip for the purpose of laying, relaying, rebuilding, reconstructing or maintaining additional water or sewer mains, their manholes, gates and appurtenances.

The erection, construction or placing of any building, vault or structure upon or within the above described 12 foot strip which will interfere with the laying, relaying, rebuilding, reconstruction or maintaining of existing or additional water or sewer mains, their manholes, gates and appurtenances is prohibited and contrary to the provisions of this ordinance.

All as shown on a map prepared under the direction of this Board, which map is hereto attached and made a part hereof and a copy of which map is on file in the office of the Chief Engineer, Department of Public Works, known and designated as Map No. 1453-V, dated Sept. 23, 1941.

Under and by virtue of the provisions of Section 1, subdivision (b) of Article XXII of an Act of the Legislature of the State of New Jersey, entitled "An Act Concerning Municipalities," approved March 27, 1917, and the acts amendatory thereof and supplementary thereto. (Revised Statutes 1937, 40:67-1 (b).

Section 2. That this ordinance shall take effect immediately and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance, be and the same are hereby repealed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that November 19, 1941, 10:30 A. M., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be

further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance granting permission to the Celluloid Corporation, a Corporation of the State of New Jersey, to lay and maintain a steam pipe line across and in certain designated streets in the City of Newark.

Whereas, the Celluloid Corporation desires to lay and maintain a steam pipe line in and across certain streets in the City of Newark.

Therefore, the Board of Commissioners of the City of Newark do ordain:

(1) That permission be and the same is hereby given to the Celluloid Corporation, a corporation of the State of New Jersey to lay and maintain a six (6) inch steam line and a three (3) inch return line enclosed in a tile conduit and fully insulated, across and in the following streets in the City of Newark at the locations designated:

Beginning at a point on the southerly side of Ferry Street at Ashbridge Street, at the location of the present tunnel across Ferry Street, thence easterly across Ashbridge Street and in the southerly

sidewalk area of Ferry Street to Magazine Street, a distance of approximately two hundred and sixty-four feet (264); thence southeasterly in the sidewalk area on the southwesterly side of Magazine Street approximately eight hundred and two feet (802) to George Street; thence across Magazine Street, Main Street, St. Francis Street and in the sidewalk area on the southeasterly side of George Street approximately seven hundred and seventy-four feet (774) to St. Charles Street; thence diagonally across St. Charles Street and easterly in the sidewalk area on the southerly side of McGregor Avenue approximately five hundred and sixteen feet (516).

Said steam pipe line to be at such depths below the surface of the said streets as the Chief Engineer of the Department of Public Works shall designate.

(2) That such permission be and the same is hereby given upon the condition and provision that the said the Celluloid Corporation, its successors and assigns, will, at its sole expense, upon thirty (30) days notice in writing from the City of Newark, alter, relocate or remove such steam pipe line, in any part thereof, as may be designated in the removal or relocation notice served by the City of Newark upon the said corporation.

(3) That such permission be and the same is hereby given upon the condition and provision that the said the Celluloid Corporation, its successors and assigns, shall indemnify and save harmless the said City of Newark, its officers, agents and servants, from any and all claim or claims whatsoever, arising from or in any way connected with the granting of said privilege or by reason of the location, maintenance, or existence of the said steam pipe line in the streets aforementioned.

(4) That such permission be and the same is hereby given upon further consideration that the Celluloid Corporation shall commence the construction of the said steam pipe line within the City of Newark not later than nine (9) months from the date of passage of this ordinance and shall complete such construction in the streets aforementioned within a period of ninety (90) days from the date of commencement of such work.

(5) That such permission be and the same is hereby given upon the express condition that the said steam pipe line shall become subject to any ordinances or regulations hereafter adopted by the City of Newark that may apply to such steam pipe line, and that the Celluloid Corporation, its successors and assigns, shall become liable for the payment of any fee or fees hereafter imposed by the City of Newark by such ordinance or ordinances.

(6) That such permission be and the same is hereby given upon further consideration that the said the Celluloid Corporation file with the City Clerk of the City of Newark its written acceptance of the provisions of this ordinance within thirty (30) days from the date on which it takes effect.

(7) This ordinance shall take effect immediately.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that November 19, 1941, at 10:30 A. M., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when

and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan: At this time I want to introduce a resolution giving condolences to Commissioner Brady on the death of his brother Mathew Brady. I move that such a resolution be adopted.

Commissioner Villani: Yes, I second that motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Villani: I move that the ordinance be laid over until November 19th.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Su-

pervisor, Claims Adjuster, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs and providing salaries for the said positions and for the payment of said salaries," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Villani: I move that that ordinance be laid over for two weeks.

Commissioner Byrne: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Assistant Superintendent of construction and maintenance, in the Division of Water, Department of Public Works, and fixing the amount of salary," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that

the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Commissioner Byrne: I move that Section 1 be amended to read: \$2501 to \$3000 instead of \$2001 to \$3000 as now appears.

Mayor Murphy: You heard the reading of the amendment. Is there anyone who desires to be heard?

(No response).

Commissioner Keenan: I move that it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance as amended be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance creating the position of Assistant Superintendent of Construction and Maintenance, in the Division of Water, Department of Public Works, and fixing the amount of salary," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the position of Assistant Superintendent of Construction and Maintenance in the Division of Water, Dept. of Public Works, and fixing the amount of salary.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance appropriating \$25,000 to be paid to the Standard Oil Company of New Jersey for the surren-

der of its leasehold rights under a certain agreement of lease with the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Commissioner Byrne: I move it be amended to read as follows:

Section 3. That the City, upon the cancellation of the said lease, and surrender of the premises to the City by the Standard Oil Company of New Jersey, shall pay to the said Standard Oil Company of New Jersey the full sum of Twenty-five Thousand Dollars (\$25,000.00).

Mayor Murphy: Motion has been made to amend Section 3. Is there anybody who desires to be heard? If not, a motion is in order.

(No response).

Commissioner: I so move you. I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Commissioner Byrne moved that the ordinance as amended be adopted on second reading.

Mayor Murphy: Is there anybody who desires to be heard on this ordinance on second reading as amended. If not, a motion to adopt is in order to adopt.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance as amended, be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance appropriating \$25,000 to be paid to the Standard Oil Company of New Jersey for the surrender of its leasehold rights under a certain agreement of lease with the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance appropriating \$25,000 to be paid to the Standard Oil Company of New Jersey for the surrender of its leasehold rights under a certain agreement of lease with the City of Newark.

The ordinance as amended, having been read-three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Keenan, Villani, Mayor Murphy.

The City Clerk: On second reading an ordinance to amend an ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers; to regulate public auction sales; to fix the license fees of auctioneers and the auction business; regulating the auction business; and providing penalties for the violation thereof," Adopted the Seventh day of June, Nineteen Hundred and Thirty-nine, as amended.

Mayor Murphy: You heard the reading of the ordinance on second reading as amended pertaining to Auctioneers. Is there anybody who desires to be heard? Is there anybody opposed to it?

(Remarks on the Ordinance by Mayor Murphy, Commissioners Byrne, Keenan, Villani, Mr. Louis K. Press, Mr. Aaron Van Poznak and Mr. Fred Harries).

Mayor Murphy: Motion has been made that the ordinance as amended be adopted on second reading. The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance to amend an Ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the

occupation of auctioneers: To regulate public auction sales: to fix the license fees of auctioneers and the auction business; regulating the auction business; and providing penalties for the violation thereof," adopted the seventh day of June, Nineteen Hundred and Thirty Nine," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend an Ordinance entitled: "An Ordinance providing for the registration, regulation and governance of the occupation of auctioneers: to regulate public auction sales: To fix the license fees of auctioneers and the auction business; regulating the auction business; and providing penalties for the violation thereof," adopted the seventh day of June, Nineteen Hundred and Thirty Nine.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of laborer in the Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Villani moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Villani moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the title of "An Ordinance creating the position of laborer in the Department of Public Affairs," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the position of laborer in the Department of Public Affairs.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Villani moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Villani moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that the title of "An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend an Ordinance entitled "Zoning Ordinance of the City of Newark," adopted January 8, 1930.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the Position of Clerk-Utilityman, in the Bureau of Motors, Department of Public

Works, and fixing the amount of salary," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Byrne moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Byrne moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that the title of "An Ordinance creating the Position of Clerk-Utilityman, in the Bureau of Motors, Department of Public Works, and fixing the amount of salary," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the position of Clerk-Utilityman, in the Bureau of Motors, Department of Public Works, and fixing the amount of salary.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne,
Keenan, Villani, Mayor Murphy.

The Clerk then read the following
resolutions:

RESOLVED: That the sum of
\$47.54, be and the same is hereby
appropriated to the persons named
in the certified list below containing
3 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$1,234.22 be and the same is hereby
appropriated to the persons named
in the certified list below containing
4 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$39,174.43 be and the same is hereby
appropriated to the persons named
in the certified list below containing
21 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$43.43 be and the same is hereby
appropriated to the persons named
in the certified list below containing
5 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$1,252,842.09, be and the same is
hereby appropriated to the persons
named, in the certified list below
containing 12 items, being the bills
and claims of the Department of
Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$10,186.32 be and the same is hereby
appropriated to the persons named
in the certified list below containing
10 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$53,204.50 be and the same is hereby
appropriated to the persons named
in the certified list below containing
179 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of
\$2,735.00 be and the same is hereby
appropriated to the persons named
in the certified list below containing
16 items, being the bills and claims
of the Department of Revenue and
Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.

John B. Keenan.
Ralph A. Villani

RESOLVED, That the sum of \$36,993.54 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works

Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

RESOLVED, That the sum of \$36,842.40 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

RESOLVED, That the sum of \$42,805.00 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

RESOLVED, That the sum of \$4,443.54 be and the same is hereby appropriated to the persons named in the certified list below containing 43 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$91,860.18 be and the same is hereby appropriated to the persons named

in the certified list below containing 146 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$2,100.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$22,655.27 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$34.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,770.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,807.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$154.45 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$219,061.04 be and the same is hereby appropriated to the persons named in the certified list below, containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$89,180.98 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Affairs.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Vincent J. Murphy

RESOLVED, That the sum of \$79.05 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Affairs.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the bond of Vincent J. Murphy, as Mayor and Director of the Department of Revenue and Finance, which bond has been approved as to form by the Law Department, be and the same is hereby approved as to sufficiency thereof, and the City Clerk is directed to place the same on file in his office.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the bond of Joseph M. Byrne, Jr., as a member of the Board of Commissioners of the City of Newark, and Director of the Department of Public Works, which bond has been approved as to form by the Law Department, be and the same is hereby approved as to the sufficiency thereof, and the City Clerk is directed to place the same on file in his office.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

The following communication was received and read:

H. L. SCHWAMM & CO.
60 Broad Street
New York

November 1, 1941.

City of Newark
City Hall
Newark, New Jersey.

Attention: Hon. Harry S.
Reichenstein, City Clerk.

Gentlemen:—

We are the owners of the following bonds of the City of Newark, in the County of Essex, New Jersey, which are now, or will shortly be, registered in our name.

\$75,000. City of Newark, New Jersey 4¼% Bonds, all dated March 1, 1927, as follows:

\$15,000. Passaic Valley Sewer, Nos. 261-275, due March 1, 1952.

\$30,000. Port Newark Improvement, Nos. 551-580, due March 1, 1953.

\$30,000. Public Improvement, Nos. 551-580, due March 1, 1953.

We hereby authorize you to authorize the reconversion of these bonds from full registered form into coupon form by the issuance of new coupon bonds in exchange for the fully registered bonds now held by us and request that the necessary resolution providing for this reconversion be presented at the next meeting of your body. We have requested Messrs. Reed, Hoyt, Washburn and Clay, bond attorneys of New York City, to prepare and send you drafts of such resolution.

We agree to pay all expenses in connection with the reconversion including attorneys' fees and printing expenses.

We propose to have the bonds prepared by the Security Bank Note Co., under the direction of Messrs. Reed, Hoyt, Washburn and Clay. Please advise us if this is not entirely satisfactory.

Very truly yours,
H. L. SCHWAMM & CO.

Ordered filed.

WHEREAS, The Board of Commissioners of The City of Newark, New Jersey, has received the following written request for the reconversion of bonds:

"H. L. SCHWAMM & CO.
Municipal Bonds
60 Broad Street
New York
Telephone HANover 2-3833

November 1, 1941.

City of Newark
City Hall
Newark, New Jersey.

Attention: Hon. Harry S.
Reichenstein, City Clerk.

Gentlemen:

We are the owners of the following bonds of The City of Newark, in the County of Essex, New Jersey, which are now, or will shortly be, registered in our name.

\$75,000 CITY OF NEWARK, NEW JERSEY 4¼% Bonds, all dated March 1, 1927, as follows:

\$15,000 Passaic Valley Sewer, Nos. 261-275, due March 1, 1952

\$30,000 Port Newark Improvement, Nos. 551-580, due March 1, 1953

\$30,000 Public Improvement, Nos.

551-580, due March 1, 1953.

We hereby request you to authorize the reconversion of these bonds from fully registered form into coupon form by the issuance of new coupon bonds in exchange for the fully registered bonds now held by us and request that the necessary resolution providing for the conversion be presented at the next meeting of your body. We have requested Messrs. Reed, Hoyt, Washburn and Clay, bond attorneys of New York City, to prepare and send you drafts of such resolution.

We agree to pay all expenses in connection with the reconversion including attorney's fees and printing expenses.

We propose to have the bonds prepared by the Security Bank Note Co., under the direction of Messrs. Reed, Hoyt, Washburn and Clay. Please advise us if this is not entirely satisfactory.

Very truly yours,
H. L. SCHWAMM & CO."

WHEREAS, The Board of Commissioners of The City of Newark has heretofore issued said bonds pursuant to Chapter 252 of the Laws of 1916 of New Jersey," and each of said bonds was issued in coupon form and subsequently converted into bonds registered as to both principal and interest by the removal and cancellation of the coupons attached thereto and the execution by the City Comptroller of a conversion certificate printed on the back of such bond, and each of said bonds is now registered as above stated: NOW, THEREFORE,

BE IT RESOLVED, By the Board of Commissioners of the City of Newark, as follows:

Section 1. The Mayor, Director of

the Department of Revenue and Finance and City Clerk are hereby authorized and directed to cause to be prepared new bonds of the same form and tenor as said outstanding \$75,000 Bonds, and new coupons for the unmatured interest on said bonds, of the same form and tenor as those attached to said bonds when they were issued, and to attach such new coupons to said new bonds, and to execute and sign and seal said bonds; provided, however, that each of said new bonds shall recite on its face that it has been reissued pursuant to this resolution in exchange for a bond of the same form and tenor originally issued as a coupon bond and thereafter converted into a fully registered bond, and each of said new coupons shall be authenticated by the fac-simile signature of said Director of the Department of Revenue and Finance.

Section 2. The City Comptroller is hereby authorized and directed to issue said new bonds in exchange for said outstanding registered bonds pursuant to Section 40:1-57 of the Local Bond Law, and to cancel said outstanding registered bonds.

Section 3. The reconversion of said bonds shall be entirely at the expense of said registered holder.

Section 4. The new bonds issued pursuant to this resolution shall be numbered and mature in the same manner and shall bear the same date and be of the same denomination and bear the same rate of interest as said outstanding bonds.

Section 5. Upon affecting such reconversion, the City Comptroller is hereby directed to prepare a certificate of such reconversion identifying the bonds surrendered and the new bonds and coupons issued pursuant to this resolution and to file such certificate in the Office of the

City Clerk.

PREPARED BY:

Reed, Hoyt, Washburn & Clay
New York City, N. Y.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

BE IT RESOLVED By the Board of Commissioners of The City of Newark that the Director of the Department of Public Works be and is hereby authorized to enter into a contract of lease with the Newark Tidewater Terminal, Inc., for 6.22 acres of vacant land in Port Newark, being part of the plot held by the former Submarine Boat Corporation, at a monthly rental of Five Hundred Dollars (\$500.00), subject to cancellation by the City on a ninety (90) day notice, which lease is to authorize the Newark Tidewater Terminal, Inc., to use said plot for the storage of lumber until it is shipped; and said Director be and is hereby authorized to make said lease upon such conditions as to details for the use of said lands and the protection of the City's rights as the Law Department may provide and approve.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Julius E. Benedict, Agent for the owners of property located at Nos. 88-100 Martens Avenue, Block No. 4224 Lot 32 and Nos. 102-104 Martens Avenue, Block No. 4224 Lot 30, in the City of Newark, has petitioned the Board of Commissioners of The City of Newark for the adjustment of unpaid taxes, assessments and liens on the lots aforesaid; and,

WHEREAS, the said petitioner

has offered to pay the sum of Three Thousand Three Hundred and Forty-four Dollars and Twenty-nine Cents (\$3,344.29), in full satisfaction of all unpaid taxes, assessments and liens, being the present market value of the aforesaid lots; and,

WHEREAS, Thomas M. Ford, a qualified land appraiser, stated that the present day value of the land is Fifteen Dollars (\$15.00) per front foot and that said lots have a frontage of 206.7 feet; and,

WHEREAS, taxes, street openings, street paving, water and sewer connections, have not been paid since 1929 in the amount of fifteen Thousand and Ninety-two Dollars and Thirteen Cents (\$15,092.13);

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, That the Comptroller and Tax Receiver be and they are hereby authorized and directed to accept the said sum of Three Thousand Three Hundred and Forty-four Dollars and Twenty-nine Cents (3,344.29), in full satisfaction and settlement of all taxes, assessments and liens on the aforesaid lots, and the amount of any such taxes, assessments, and liens, over and above the aforesaid present market value on the aforesaid lots, be and they are hereby cancelled upon the payment of the sum aforesaid.

This resolution is presented under and by virtue of Chapter 70, P. L. 1933, giving the municipality the right to alteration, adjustment and settlement of taxes.

Payment to be made within sixty (60) days from the date hereof; otherwise, this resolution to be null and void.

Vincent J. Murphy
Jos. M. Byrne, Jr.

John B. Keenan
Ralph A. Villani

60 lb. Almond Paste
@ .78 per lb. 46.80
\$60.80

BE IT RESOLVED By the Board of Commissioners of The City of Newark that a certain contract, between The City of Newark, and Burns & McDonnell Engineering Company, wherein and whereby said Company agrees to make a complete survey, report, etc. of the Water Department of The City of Newark, under the terms and conditions in said agreeuent more specifically set forth, a copy of which agreement is attached hereto and made part hereof, be and the same is hereby ratified and approved; and the Director of the Deparmtent of Public Works and the City Clerk of the City of Newark be and they are hereby authorized and directed to execute said Agreement, on behalf of the City, on the adoption of this Resolution.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

WHEREAS, Charles A. Pfitzenmeyer, trading as Pfitzenmeyer's Market, 374 Bloomfield Avenue, Caldwell, New Jersey, on April 24, 1941, advised the City as follows:

"PFITZENMEYER'S MARKET
374 Bloomfield Avenue
Caldwell, N. J.

April 24, 1941.

Mr. S. P. Bontempo,
Purchasing Director,
City Hall,
Newark, N. J.

Dear Sir:

We delivered to the Newark City Home on November 2, 1936:
80 lb. Honey
@ .175 per lb.\$14.00

For some unknown reason we have not been paid for this mdse.

Several attempts have been made to get this matter settled without success.

It will be very much appreciated if you will check on this matter so that we get a check to close this account.

Very truly yours,
Chas. A. Pfitzenmeyer
PFITZENMEYER MARKET."

(Letter attached hereto and made a part hereof).

WHEREAS, on June 9, 1941, Miss Reheis of the Department of Central Purchase advised Mr. Bontempo as follows:

"In re attached letter from Pfitzenmeyer's Market covering a delivery of honey and almond paste.

"I was in touch with Miss Green, who at the time of this delivery was the bookkeeper at the City Home. She informed me that Mr. Grundman, who has since passed away, ordered the honey and paste delivered to the City Home. It was used for making cakes for the holidays. When the requisition was sent to the Purchasing Department, she believes it was Mr. Adams, who refused to accept the requisition for \$60.80 because it exceeded the \$25.00 allowance on confirming orders. The material, therefore, was ordered, delivered and used at the City Home and Pfitzenmeyer is entitled to receive payment on the same."

(Memo attached hereto and made a part hereof).

and,

WHEREAS, the aforesaid sum appears to have been provided for in the 1941 Budget; and,

WHEREAS, it appears from the above report of Miss Rehels that the City received the goods, and had the benefit thereof; consequently, there is unquestionably a moral obligation to pay this bill, and it is the opinion that the dealer could recover judgment in an action at law;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark, that the sum of \$60.80 be and the same is hereby appropriated to Charles A. Pfizenmeyer, trading as Pfizenmeyer's Market, in payment of the above account, on receipt of release approved as to form by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

BE IT RESOLVED By the Board of Commissioners of The City of Newark that a certain contract entered into by and between The City of Newark and Frank Van Blarcom, dated October 22, 1941, providing for compensation to said Van Blarcom, if a plan, to be submitted by him, for the redemption of \$2,000,000 of City Bonds, is acceptable and carried out by the City, be and the same is hereby rescinded and cancelled.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

WHEREAS, Patsy De Cicco is an honorably discharged veteran and is entitled to an annual exemption

of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939, Patsy De Cicco was the owner of record of premises known and designated as Block 263, Lot 2, 218 Littleton Avenue, Newark, New Jersey, which was assessed at a valuation of \$6,300.00, tax \$305.55;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said Patsy De Cicco be granted exemption of \$400.00; tax \$19.40 for 1940 from the assessed valuation on his property known as Block 263, Lot 2, 218 Littleton Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

WHEREAS John Walsh is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939 John Walsh was the owner of record of premises known and designated as Block 3954, Lot 9, 366 Seymour Avenue, Newark, New Jersey, which was assessed at a valuation of \$4,100.00, tax \$198.85;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said John Walsh be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 3954, Lot 9, 366 Seymour Avenue, Newark and that the Receiver be and he is hereby authorized to note said exemption

upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

WHEREAS, M. J. Cawley is an honorably discharged veteran and is entitled to an annual exemption of \$400.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS, On October 1st, 1939 M. J. Cawley was the owner of record of premises known and designated as Block 4137, Lot 23, 32-34 Marsac Place, Newark, New Jersey, which was assessed at a valuation of \$5,800., tax \$281.30;

BE IT THEREFORE RESOLVED By the Board of Commissioners of The City of Newark that the said M. J. Cawley be granted exemption of \$400.00, tax \$19.40 for 1940 from the assessed valuation on his property known as Block 4137, Lot 23, 32-34 Marsac Place, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

WHEREAS, the Binder Realty Co., was on October 1, 1938, the owner of premises at 293-303 Osborne Terrace, Newark, and the property was assessed at \$62,700.00 for the year 1939; and Binder Realty Co., on March 14, 1939, paid \$596.42, plus \$4.68 interest; subsequently appealing the tax to the County Board; and on May 9, 1939, it sold the property to Keil Realty Co., Inc.; and,

WHEREAS, On February 4, 1941, the State Board of Tax Appeals re-

duced the assessment, by reason of which a remission of tax was due in the amount of \$286.65, which was credited to subsequent taxes due on the property; whereby Keil Realty Co., Inc., received the benefit thereof; and,

WHEREAS, Binder Realty Co. brought an action in the Supreme Court, and Judge Wolber decided that the Binder Realty Co., is entitled to a pro rata part of the remission, to wit: the sum of \$69.58, together with costs, which are taxed at \$65.94, a total of \$135.52. Copy of pinion and bill of taxed costs annexed hereto and made a part hereof.

THEREFORE BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to pay to the Binder Realty Co. the sum of \$69.58, as its share of the remission on account of reduction, as aforesaid, and the sum of \$65.94, taxed costs, a total of \$135.52; payment to be made on receipt of copy of Warrant for Satisfaction of Judgment, approved as to form by Law Department.

Vincent J. Murphy
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.

WHEREAS, under and by virtue of the terms of the lease between The City and The Reliable Box and Lumber Company, dated May 18, 1931, the tenant is obligated to pay an annual rental of \$6,500.00 for the second period of ten years; and,

WHEREAS, the Director of the Department of Public Works has received a request from the tenant for a reduction of the annual rent, and recommends that the annual

rent, commencing September 1, 1941, be reduced from \$6,500.00 to \$5,000.00 per year for balance of the term, to end August 31, 1952. (See letter attached hereto and made a part hereof).

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark, that the recommendation of the Director of the Department of Public Works be and the same is hereby approved and concurred in, and the said Director is hereby authorized to enter into agreement of modification of the lease accordingly.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

WHEREAS, many charitable institutions in the City of Newark and elsewhere in the State of New Jersey, are compelled to pay taxes for such portion of the year in which they take title to premises as follows the date of the taking of such title; and,

WHEREAS, it was obviously the intention of the Legislature in exempting charitable institutions to exempt them from the payment of all taxes; and,

WHEREAS, the properties of many charitable institutions are now subject to tax liens and other municipal liens for which injustice and equity they should not be charged,

NOW THEREFORE BE IT RESOLVED By the Board of Commissioners of The City of Newark, New Jersey, that the Board of Commissioners request the Legislature to adopt legislation relieving such charitable institutions of the liability for the payment of such taxes and instruct the Legislative Agent

of the City of Newark to present to the Legislature of New Jersey a legislative bill, the purpose of which would be to correct the foregoing situation.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

WHEREAS, proposed legislation for the creation of a State Water Authority is under discussion; and,

WHEREAS, the legislation, as recorded in press releases, seems to have been contradictions, and does not appear to clarify matters pertaining to the water supply situation, which is now or has been the subject of controversy; and,

WHEREAS, consolidation of supervision of water supply matters does not seem to be contemplated by the proposed legislation; and,

WHEREAS, creation of a Water Authority can do nothing to overcome a possible water shortage, if such is to occur next year; and,

WHEREAS, a present emergency in water supply will not be created by the failure of this legislation to be enacted into law; and,

WHEREAS, the need of a State Water Agency to administer the general water supply problem of the State is generally recognized; and

WHEREAS, Newark has large financial interests in the water supply problem of the Northern New Jersey Metropolitan Area, the value of which is in excess of \$40,000,000.;

NOW, THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that it opposes the proposed legislation, and offers its full cooperation in the ultimate enactment into law

of sound legislation, designed to bring about a permanent solution of the complex and difficult "Water Supply" question, as it exists today in the State of New Jersey.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfer of designation upon reallocation of departments at the reorganization of the Board of Commissioners:

From:

Department of Public Works,
Director's Office
Personal Service\$4200.00

Other than Personal
Service 1540.00

To:

Department of Public Affairs
Director's Office
Personal Service\$4200.00
Other than Personal
Service 1540.00

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED: By the Board of Commissioners of The City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30, Transfers of Appropriations, that the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Parks and Public Property:

From Public Buildings, Other than personal service to Public Buildings, Personal Service	\$10,000.00
From Band Concerts, Other Than Personal Service to Public Buildings, Personal Service	541.51
From Celebration of Holidays, Other than Personal Service, to Public Buildings, Personal Service	3,847.48
From Maintenance of Foreclosed Property, Other than Personal Service to Public Buildings, Personal Service	3,611.01
From Public Buildings—City Owned Property, Personal Service, to Director's Office, Personal Service	2,000.00
From Public Buildings—City Owned Property, Other than Personal Service, to Director's Office, Personal Service	240.00
From Public Buildings—City Owned Property, Other than Personal Service, to Director's Office, Other Than Personal Service	500.00

Ralph A. Villani
John B. Keenan
Vincent J. Murphy

RESOLVED: By the Board of Commissioners of The City of Newark That pursuant to Local Budget Act R.S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from Budget Appropriations in the Department of Revenue and Finance, as follows:

From—Treasurer's Office, Personal Services	\$ 900.00	
To—Auditor's Office, Personal Services	900.00	
From—Comptroller's Office, Personal Services	100.00	
From—Treasurer's Office, Personal Services	360.00	
From—Commissioners Local Impts., Personal Services	800.00	
From—Mayor's Office, Personal Services	150.00	
		<hr/> 1,400.00
To—Tax Board (Assessors), Personal Services		1,400.00
From—Law Department, Personal Services		10,500.00
To—Tax Receiver (Tax Accounting), Personal Serv.		10,500.00
From—Law Department, Personal Services		3,000.00
To—Tax Board (Surveyors), Personal Services		3,000.00
From—Tax Receiver (Cashier's Div.), Personal Serv.		300.00
To—Tax Receiver (Counter Div.) Personal Services		300.00
From—Zoning Board, Personal Services	800.00	
From—Treasurer's Office, Other than Personal Serv.	500.00	
From—Conference of Mayors, Other than Personal Services	1,100.00	
From—Court Costs, Other than Personal Services	200.00	
From—Tax Board (Assessors) Other than Personal Services	1,000.00	
		<hr/> 3,600.00
To—Tax Receiver (Addressograph) Personal Services	700.00	
To—Personal Arrears, Personal Services	2,900.00	
		<hr/> 3,600.00
From—Stenographic Services, Personal Services		800.00
To—Advertising Tax Sale Other than Personal Services	500.00	
To—Personal Arrears, Other than Personal Services	300.00	
		<hr/> 800.00
From Treasurer's Office, Other than Personal Serv.....	500.00	
From—Tax Receiver (Counter Division) Other than Personal Services	1,000.00	
		<hr/> 1,500.00
To—Tax Receiver (Tax Accounting) Other than Personal Services		1,500.00
From—Carfare, Other than Personal Services	500.00	
From—Board of Adjustment (Zoning) Other than Personal Services	300.00	
From—Board of Assessments Local Improvements Other than Personal Services	1,000.00	

From—Tax Receiver (Cashier's Division)		
Other than Personal Services	500.00	2,300.00
To—Advertising Tax Sale		
Other than Personal Services		2,300.00
From—Tax Board (Surveyor's Division)		
Other than Personal Services		400.00
To—Tax Receiver (Addressograph Division)		
Other than Personal Services		400.00

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Jos. M. Byrne, Jr.

RESOLVED, By the Board of Commissioners of The City of Newark, that pursuant to Local Budget Act R.S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance, be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Safety, as follows:

From the Municipal Board of Alcoholic Beverage Control,	
Personal Service	\$ 127.50
To the Municipal Board of Alcoholic Beverage Control,	
Other than Personal Service	127.50
From Fire Division, Personal Service	672.50
To Municipal Board of Alcoholic Beverage Control,	
Other than Personal Service	672.50

John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering — Milk and Cream, Leather and Leather Findings.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the Law and by the authority of the Board of Commissioners of The City of Newark, New Jersey, by a resolution No. 1114, dated October 22, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same

hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of The City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark:

BURROUGHS ADDING MACHINE COMPANY, Newark, N. J.

(Department of Revenue & Finance)
 6 (six) Style 10 10 52 Burroughs Electric Duplex Adding Machines with 12¼" movable carriage, totaling capacity of 99,999,999.99 10 vertical columns of numeral keys with 10 digits listing and totaling capacity in both registers □ \$230.40 ea. net
 1 (one) Style 8 10 52 Burroughs Electric Adding Machine adding only, with 12¼" movable carriage, totaling capacity 99,999,999.99, 10 vertical columns of numeral keys with 10 digits listing and totaling capacity for \$205.20

ALLOWANCES:

Machine Style No. 3218
 Ser. No. 867485\$10.00
 Machine Style No. 3218
 Ser. No. 898013 10.00
 Machine Style No. 3218
 Ser. No. 812776 10.00
 Machine Style No. 314
 Ser. No. 603870 10.00
 Machine Style No. 3218
 Ser. No. 812798 10.00

Machine Style No. 3218
 Ser. No. 914575 10.00

Machine Style No. 3218
 Ser. No. 857411 10.00

Jos. M. Byrne, Jr.
 John B. Keenan
 Ralph A. Villani
 Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 827, dated August 27, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

RCA MANUFACTURING COMPANY, Incorporated—Camden, New Jersey.

(Department of Public Safety).

36 Units Complete Equipment for thirty-six Mobile Radio Transmitters and Receivers including full set of spare tubes—@ \$570.42 per unit.

1 Unit Receiving Equipment for
one fixed receiving point for \$347.42.

TOTAL—\$20,882.54

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1021, dated October 8, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

THE HIGHWAY CORPORATION
(John H. Yauch, Jr. Trustee) Newark, N. J.

(Department of Public Works).

300 tons Cold Mixed Asphalt Concrete, Top Course Material (435G)
..... @ \$5.57 per ton
A. STEIERT & SON, Hatfield, Pennsylvania.

20 gross Brooms—Bass
..... @ \$9.65 per doz.

20 tons Steel Wire—26"
..... @ \$12.36 per C.

TUFFIBRE COMPANY, — New York, N. Y.

(Department of Public Works).
40,000 lbs. White Bamboo Motor Pick-Up Fibre 26" long — good grade @ \$10.22 per Cwt.
P. H. RYAN, Inc., Newark, N. J.

(Department of Public Works & Public Safety)

620 bags Old Oats—75 || ea. || 2 Min.
36 || per bushel @ \$1.46 per bag.

38 bags Domestic Bran, pure, 100 ||
each @ \$2.00 per bag

23 tons No. 1 Timothy Hay, old, large bales, @ \$28.90 per ton

1 ton Long Rye Straw, large bales
..... @ \$22.00 per ton

20 tons Chamberlin's Special Feed
w/corn - 100 || ea. @ \$53.00 per ton

8 bags Chamberlin's Special Feed
w/corn - 100 .| ea. @ \$2.65 per bag

200 lbs. Rock Salt — English Lump
..... @ \$.02 per lb.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, in accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1114, dated Oct. 22, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED, By the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

JOHN P. CALLAGHAN, Incorporated — Harrison, New Jersey.

(Department of Public Works).

2,000 cu yds. 1:2:4 Ready Mixed Concrete with Grade "C" or "E" Broken Stone Aggregate using High Early Strength Portland Cement
..... @ \$5.89 per cu. yd.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED, by the Board of Commissioners of the City of Newark that James W. Kelly, Jr., Deputy Director of the Department of Public Affairs, be and he is hereby designated as Acting Superintendent of the Newark City Alms House, Department of Public Affairs, without any additional salary.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

There is hereby created the position of Assistant Superintendent (Female) of the Newark City Alms House, Department of Public Affairs. The salary of such Assistant Superintendent (Female) shall be \$1,940.00 per annum. Said salary shall be paid semi-monthly as other salaries are paid.

BE IT RESOLVED by the Board of Commissioners of the City of Newark that Madeline C. Brady be and she is hereby appointed Assistant Superintendent (Female) of the Newark City Alms House, Department of Public Affairs, at a salary of \$1,940.00 per annum. Said salary shall be paid semi-monthly as other salaries are paid. Effective immediately.

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
Ralph A. Villani

WHEREAS, George H. Goertz, City Hall Policeman in the Bureau of Public Buildings, Department of Parks and Public Property, whose former salary was \$2,000.00 per annum, was suspended on September 12th, 1937 for conduct unbecoming a policeman, and

WHEREAS, Mr. Goertz was not permitted to return to duty until June 12th, 1938, at which time his salary was reduced to \$1500.00 per annum, and

WHEREAS, In the opinion of the Director of the Department of Parks and Public Property, Mr. Goertz has been sufficiently punished, therefore be it

RESOLVED, By the Board of Commissioners of The City of Newark that the salary of George H. Goertz, City Hall Policeman, be and the same is hereby restored to

\$2,000.00 per annum, effective as of October 1st, 1941.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

RESOLVED, That the title of Julius F. D. Bauermann, Assistant Bacteriologist in the Division of Water, Department of Public Works be and the same hereby is changed to that of Chemist in the Division of Water, Department of Public Works, without change in compensation, effective November 1, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

WHEREAS, there are vacancies in the rank of Firemen, Fire Division, Department of Public Safety, because of the retirements, deaths, or promotions of the following named members of the Fire Division:

Date	Rank	Name	Cause
May 17, 1941,	Fireman,	Frederick Kraemer	— Died.
May 29, 1941,	Fireman,	Herman E. Hanke	— Died.
June 1, 1941,	Fireman,	William F. Aldinger	— Retired.
June 1, 1941,	Fireman,	Thomas W. Cavanaugh	— Retired.
June 1, 1941,	Fireman,	Peter P. Shannon	— Retired.
June 16, 1941,	Fireman,	Robert M. Hepler	— Retired.
Sept. 4, 1941,	Fireman,	Anthony F. Bieger	— Died.
Aug. 16, 1941,	Fireman,	August L.	

Lauber — Promoted.

Aug. 16, 1941, Fireman, Owen Cummings — Promoted.

Aug. 16, 1941, Fireman, Harold F. Scholl — Promoted.

Nov. 16, 1941, Fireman, Joseph F. Herold — Promoted.

AND WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that replacements be made in said rank,

NOW THEREFORE, BE IT RESOLVED that Kenneth A. Lacey, Stuart J. Mangold, Neil R. Cromley, Frederick J. Kroermaier, John Donnelly, Joseph E. Horter, Jr., Joseph A. Walsh, Benjamin R. Vitale, Robert B. Meeker, Thomas F. Martin, George C. Quackenbush, having been certified by the Civil Service Commission as eligible and having passed satisfactorily a physical examination by the Fire Surgeon, be and they are hereby appointed as Firemen in the Fire Division of the Department of Public Safety, to take effect November 16, 1941, and they shall be paid the same compensation and in like manner as are other Fireman in the same grade of service.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

WHEREAS, a vacancy exists in the rank of Captain in the Fire Division, Department of Public Safety because of the retirement of Captain Jacob Zahn on November 1, 1941, and

WHEREAS it is essential that said vacancy be filled,

NOW, THEREFORE, BE IT RESOLVED that Joseph F. Herold,

having been certified as eligible by the Civil Service Commission, be and he is hereby promoted to the rank of Captain in the Fire Division, Department of Public Safety and he shall be paid the same compensation and in like manner as other captains in the same grade of service, effective November 16, 1941.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, By the Board of Commissioners of The City of Newark that the salary of James J. Foley, Electrician in the Bureau of Public Buildings, Department of Parks and Public Property, be and the same is hereby increased from \$3300.00 per annum to the prevailing wage of \$3,640.00 per annum, effective November 1st, 1941, as established by the local union.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy.

WHEREAS, John Owens, temporary Electrician in the Public Buildings Bureau, Department of Parks and Public Property, was appointed on July 16, 1940 as a temporary employee during the absence of John Begley, Electrician, on leave of absence during period of service with the United States Navy, and

WHEREAS, it is desired by the Director of the Department of Parks and Public Property to change the salary of the aforesaid John Owens from a per annum to a per diem basis, to wit, from \$3100. per annum to \$14.00 for each working day, the prevailing wage scale for electricians;

THEREFORE BE IT RESOLVED,
By the Board of Commissioners of

The City of Newark that the salary of the aforesaid John Owens, temporary Electrician in the Bureau of Public Buildings, Department of Parks and Public Property, be and the same is hereby changed from the aforesaid salary of \$3100 00 per annum to the prevailing wage of \$14.00 for each working day, pending the approval of the Civil Service Commission. Said change in salary effective as of November 1, 1941.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy

Mayor Murphy: You heard the reading of the Bills, Claims, Resolutions and Payroll. The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Board of Adjustment matters.

Mr. Mayor, there has been referred to us, under date of October 28th, over the signature of Alfred Bates, Assistant Engineer, ten matters, eight of which are renewals and can be disposed of at this time under suspension of rules; and such a motion is now in order.

Mayor Murphy: Such a motion is now in order.

Commissioner Villani: I so move.

Commissioner Byrne: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
City Hall
Newark, New Jersey

October 28, 1941.

To Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*995-999 Eighteenth Avenue; Helmund Oil Co., renewal of permit for gasoline station; such use to be limited to the period of eight years ending September 12, 1949;

*10 Arlington Street; Felix Volpe; renewal of permit for automobile parking station; such use to be limited to the period of one year ending September 26, 1942;

*14-16 Arlington Street; Felix Volpe; renewal of permit for automobile parking station; such use to be limited to the period of one year ending September 26, 1942;

*291-303 Raymond Boulevard; Standard Oil Company of New Jersey, owner; in a 2nd business district the reconstruction of a present gasoline station and addition of lubricatorium and bunk house, including an automobile parking station; same to be constructed in accordance with the plans approved by this Board and to be in conformity with the rules of this Board; such use to be limited to the period of eight years;—(No objectors);

*1021-1023 Broad Street; The

Universal Motors, Inc., renewal of permit for automobile sales station; such use to be limited to the period of one year ending November 21, 1942;

13 Camp Street; Camp Motor Co., in a 2nd business district the establishment and operation of an automobile parking station; same to be in accordance with the plans approved by this Board and to be operated and maintained in conformity with the rules of this Board; such use to be limited to the period of one year;—(No objectors);

*19 Lombardy Street; Nicholas Giuliano; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 29, 1942;

*65-67 Washington Street; Nicholas Giuliano; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 1, 1942;

*38-46 Avon Avenue; Louis Nislick; renewal of permit for automobile parking station; such use to be limited to the period of two years ending October 28, 1943;

*100-102 Stuyvesant Avenue; Pasquale Tobio, owner; renewal of permit for retail ice depot; such use to be limited to the period of two years ending October 7, 1943.

Respectfully submitted,

BOARD OF ADJUSTMENT

ALFRED BATES

AB/RG Assistant Engineer.

* Renewals, no objectors.

(These matters are to be heard by the Board of Commissioners at its meeting of November 5, 1941).

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Helmud Oil Co., (Beck Brown Realty Co., owner); for the renewal of permit for gasoline station; on premises 995-999 Eighteenth Avenue; such use to be limited to the period of eight years ending September 12, 1949;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application for a gasoline station. Is there anybody who desires to be heard? Are there any objectors?

If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Of-

ficer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Felix Volpe (Franklin Savings Institution, owner); for the renewal of permit for automobile parking station; on premises 10 Arlington Street; such use to be limited to the period of one year ending September 26, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application for a parking station. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Felix Volpe (Arthur A. Blaicher, owner); for the renewal of permit for automobile parking station; on premises 14-16 Arlington Street; such use to be limited to the period of one year ending September 26, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of The Universal Motors, Inc. (United States Savings Bank, owner); for the renewal of permit for automobile sales station; on premises 1021-1023 Broad Street; such use to be limited to the period of one year ending November 21, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

Mayor Murphy: You heard the reading of this application. Is there anyone opposed? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I move that it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Camp Motor Co. Laicremmoc Realty Co., owner); for the establishment and operation of an automobile parking station in a 2nd business district; premises 13 Camp Street; same to be in accordance with the plans approved

by the Board of Adjustment and to be operated and maintained in conformity with the rules of the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone opposed? If not, a motion is in order.

(No response).

Commissioner Byrne: I move it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS: On an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Nicholas Giuliano (Lidgerwood Estates, Inc., owner); for the renewal of permit for automobile parking station; on premises 19 Lombardy Steet; such use to be limited to the period of one year ending November 29, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy

Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone who is opposed? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Nicholas Giuliano (Yellow Cab Realty Co., owner); for the renewal of permit for automobile parking station; on premises 55-67 Washington Street; such use to be limited to the period of one year ending November 1, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone opposed? If not, a motion is in order.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Louis Nislick (Irving H. Griswold, owner); for the renewal of permit for automobile parking station; on premises 38-46 Avon Avenue; such use to be limited to the period of two years ending October 28, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody opposed? If not, a motion is in order to approve.

(No response).

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the

Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Pasquale Tobio, owner; for the renewal of permit for retail ice depot; on premises 100-102 Stuyvesant Avenue; such use to be limited to the period of two years ending October 7, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone opposed? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: The remaining matter, Mr. Mayor, there is no objector appearing before the Board of Adjustment, and it may be disposed of at this time before the Commission, under a suspension of the rules.

Mayor Murphy: A motion is in

order to suspend the rules.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules the application of Standard Oil Company of New Jersey for the reconstruction of a present gasoline station and addition of lubricatorium and bunkhouse including an automobile parking station, in a 2nd business district at premises 291-303 Raymond Boulevard.

Mr. Kelly: (Deputy Commissioner) I ask that that be laid over for two weeks.

Mayor Murphy: Are there any objectors?

The City Clerk: There were no objectors; but Mr. Kelly has asked that this be laid over for two weeks.

Mayor Murphy: All right. If there is no objection this will come up at the next meeting of the Commission on November 19th.

Commissioner Villani: I move it be laid over for two weeks.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: That is all there is on the Clerk's desk, Mr. Mayor.

The following reports were submitted:

REPORTS OF CITY OFFICERS

The following reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for September, 1941.

Department of Buildings for September, 1941.

Clerk of First District Court for September, 1941.

Clerk of Second District Court for September, 1941.

Superintendent of Alms House for September, 1941.

City Clerk (2) for September, 1941.

Thomas F. Guthrie, Chief Clerk, 1st Criminal Court for September, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for September, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 1, for September, 1941.

Charles F. McGovern, Clerk, 2nd Criminal Court, Part 2, for September, 1941.

Robert J. Beckley, Clerk 3rd Criminal Court, for September, 1941.

Elizabeth S. Lewis, Clerk Family Court, for September, 1941.

City Treasurer, for Sept., 1941.

Comptroller for Sept., 1941.

City of Newark, New Jersey

Dept. of Revenue & Finance

Vincent J. Murphy, Director.

October 1, 1941.

To the Honorable
The Commissioners of the
City of Newark, N. J.

Gentlemen:

In accordance with the Act of the
Legislature entitled "A further sup-

plement to the Act entitled 'An Act
to amend and revise the charter
of the City of Newark, N. J.' ap-
proved February 22, 1866" I here-
with present a statement of the
receipts and disbursements for the
month of September, 1941:

RECEIPTS

Cash on hand—Aug. 31, 1941	\$7,431,102.89	
Rec'd from Compt. Sept.	3,123,817.92	
	<hr/>	\$10,554,920.81

DISBURSEMENTS

By Warrant	\$3,118,318.50	
Redemptions	8,993.63	
Surplus	447.00	
Returned Checks	8,124.49	3,135,883.62
	<hr/>	<hr/>
Cash on hand—September 30, 1941		\$7,419,037.19

Respectfully,

VINCENT J. MURPHY

Director of Revenue & Finance

JK:SM

U

By: JOSEPH J. KROEHL

Ordered Filed.

MONTHLY STATEMENT OF CASH COLLECTIONS

CITY OF NEWARK, N. J.

MONTH OF SEPTEMBER, 1941

DESCRIPTION

Last Year's Collections Month September	% Collected This Year	This Year's Collections Month September	Budget Anticipation This Year	% Col. This Yr.
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Licenses:

Sale of Alcoholic Beverages	1,163.44	616,004.11	98.91	512.84	609,733.01	616,324.00	98.93
Ice Cream, Plumbing and Refuse	97.50	9,360.00	83.43	117.50	8,540.00	15,096.00	56.57
All Other Licenses	7,177.96	101,887.80	87.83	5,256.75	96,400.09	116,277.00	82.90

Fees and Permits:

Tax Search Fees	848.50	6,924.00	83.42	610.50	5,770.75	9,306.00	62.01
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Building and Electrical Work Permits

	2,672.33	25,316.29	79.36	2,896.80	29,142.96	35,370.00	82.39
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Public Sewer Connection Tap Fees

	180.00	2,460.00	98.40	100.00	2,150.00	2,830.00	75.97
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Towels, Soap, Bathing Suits

	2,757.05	14,268.53	68.93	3,316.06	20,916.38	19,862.00	105.30
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Combustible, Moving Picture, Garage and Miscellaneous Permits

	1,145.00	13,256.40	68.33	1,238.00	12,875.00	19,035.00	67.83
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Receipts for Patients Treated

	2,365.32	20,721.71	91.69	1,686.66	22,204.33	27,284.00	81.38
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Contribution by City of East Orange for Passaic Valley Sewer Maintenance

		32,450.83	108.50		23,667.73	31,001.00	76.34
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Jury and Listing Fees

	2,954.85	28,264.56	77.23	1,998.40	24,463.14	36,581.00	66.87
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CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF SEPTEMBER, 1941

DESCRIPTION	Last Year's Month September	Collections Total to Date	%	This Year's Month September	Collections Total to Date	Budget	
						This Year	% Col.
Animal, Chicken, Plumbin Permits and Miscellaneous Fees	621.80	6,270.80	62.71	955.00	5,783.70	4,124.00	140.24
Transcript Fees for Births, Deaths, Etc.	965.50	5,916.85	102.01	1,256.25	11,492.80	8,928.00	128.72
Fines: Magistrates	4,274.65	49,041.75	58.04	10,675.90	70,168.80	67,410.00	104.09
Overdue and Lost Books	1,126.73	13,938.44	65.75	1,206.02	15,704.94	18,653.00	84.19
Interest and Costs on Assessments	2,883.78	9,672.16	102.89	125.98	3,510.26	3,449.00	101.77
Interest and Costs on Taxes	35,126.81	342,024.33	53.44	60,223.04	335,530.58	499,629.00	67.15
State and Other Aid:							
Gas Tax Refund	4,945.50	22,904.43	84.83	4,926.78	19,301.52	27,617.00	69.88
Public Lighting Reimburse- ment	1,376.58	4,161.63	74.31		4,129.74	4,161.00	99.24
Bill Board Tax		3,285.55	113.30		3,407.80	3,285.00	103.73
State Aid for Relief 1938							
Franchise and Gross Receipts Taxes of 1938 & 1939		77.10	.04		1,060,254.79	954,229.00	111.11

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF SEPTEMBER, 1941

DESCRIPTION

Last Year's Collections Month September	Total to Date	% Collected This Year	This Year's Collections Month September	Total to Date	Budget Anticipation This Year	% Col. This Yr.
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Franchise Taxes & Gross Receipts
1940

45.38	4,038.32	.59		1,325,335.85	1,318,126.00	100.53
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Gross Receipts Taxes of 1941

20.71	41.43	.05	4,951.52	812,010.49	760,170.00	106.81
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Franchise Tax 1941
Jitney Tax

18,175.41	183,998.33	72.61	57,968.94 20,666.72	724,840.86 201,180.38	584,840.86 247,744.00	124.03 81.20
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Leases and Rentals:
City Owned Property

14,446.82	126,396.74	77.78	11,252.65	148,695.45	169,085.00	87.94
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Rent: Army Base
Rent: City Railway
Reimbursement:
Lighting Inspectors Salaries

8,333.34	75,000.00	75.00	8,333.34	75,000.00	100,000.00	75.00
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Total Miscellaneous Revenues
Anticipated

1,500.00

Real Estate Arrears: "Regular"

181,321.27	2,814,514.99	71.23	353,279.50	2,870,517.37	4,014,485.56	71.50
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Personal Arrears:

36,353.39

Tax Title Liens:

21,058.76	268,488.11	52.24	19,265.11	466,176.70	402,000.00	115.96
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Real Estate Taxes

Interests and Costs:

14,147.81

Lien Certificates

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF SEPTEMBER, 1941

DESCRIPTION	Last Year's Collections Month September	% Collected This Year	This Year's Collections Month September	Total to Date	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Special Items of General							
Revenue:							
Leases and Rentals of City owned Property							
Smoke Abatement Bureau Fees	353.00	41.71	223.00	2,419.00	3,007.00	4,093.00	73.46
Zoning Board Fees	140.00	103.33	230.00	2,170.00	2,120.00	2,650.00	80.00
Bill Board Tax							
Foreclosed Property Rents							
Farmers Market Fees	50.00	98.28	200.00	2,850.00	2,650.00	2,850.00	92.98
Current Tax Collections	579,694.62	71.08	2,180,225.74	26,830,236.64	29,818,028.90	41,678,930.00	71.54
Miscellaneous Revenue not Anticipated	464.18		7,668.07	13,254.07	28,307.26		
Alms House							
City Home							
Police Department							
Street Cleaning							
Board of Adjustment							
Other							
Dedicated Revenue: Term Bonds						352,000.00	

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS
MONTH OF SEPTEMBER, 1941

DESCRIPTION	Last Year's Month September	Year's Collections Total to Date	% Collected This Year	This Year's Month September	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Newark Airport	21,765.10	155,521.09		37,167.68	221,873.32		
Bureau of Water	191,570.55	1,899,364.04		258,464.69	2,159,817.99		
Bureau of Docks							
Bureau of Streets	1,013.75	36,446.93		6,774.32	39,901.60		
Bureau of Street Cleaning	101.00	11,835.19		991.17	12,474.57		
House Sewer Connections	930.00	18,840.03		1,543.70	23,052.84		
Outdoor Poor	1,500.00	8,718.01		1,210.00	8,720.66		
Weights and Measures		2,942.50			2,723.50		
Bureau of Motors		46.25			1,027.02		
Printing and Stationery		133.34			144.09		
Shade Tree	56.23	965.53		219.50	1,212.40		
Public Outings							
City Hospital: Payroll Credits	2.26	109.68		17.74	128.86		
Convalescent Hospital Payroll Credits		25.86			30.37		
Administration of Relief	52.90	493.39		102.71	452.55		
200 Washington Street Corp.	833.33	7,499.97		1,000.00	9,000.00		
Henry C. Jones Estate	29.91	145.57		29.89	138.65		

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF SEPTEMBER, 1941	
DESCRIPTION	Last Year's Month September	Collections Total to Date	% Collected This Year	This Year's Month September	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Regular Assessments	8,337.26	25,464.09		1,726.20	5,980.60		
U. S. Health Sanitation		7,000.00			1.00		
Grading, Curbing, Flagging							
Five Year Tax Plan				473.57	6,436.46		
House Sewer Connections							
1942 Taxes Paid in Advance				45.79	1,148.10		
Poor Relief Surplus	429.91	8,401.01					
Miscellaneous							
T. T. L. Assessments:	106.70	34,870.07			3,098.71		
Sewers							
Grading, Curbing, Flagging							
Water Capital		862,259.00			165,000.00		
House Sewer Connections							
Redemption of lien Certificates	4,935.84	78,166.51		6,010.81	65,397.99		

CITY OF NEWARK, N. J.	MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF SEPTEMBER, 1941		
	DESCRIPTION	Last Year's Collections Month September	Total to Date	% Collected This Year	This Year's Collections Month September	Total to Date	Budget Anticipation This Year
	U. S. Social Hygiene		7,300.00			3,000.00	
	Emergency Relief 1938		1,524.82				
	Emergency Relief 1939 & 1940		1,963,506.42				
	Public Schools	1,026,801.28	5,907,850.88		1,140,316.48	6,787,778.87	
	Refunds—Current Taxes	88.72	14,511.09		1,507.91	14,043.86	
	Return Checks Current Taxes	3,394.47	51,837.37		8,168.38	47,583.45	
	Shade Trees						
	Tax Anticipation Notes					4,000,000.00	
	Emergency Notes	150,000.00	500,000.00			150,000.00	
	Other Cash Collections:						
	Capital Account		4,226,964.39			1,643,259.72	
	Miscellaneous	968.05	19,907.64		643.41	142,877.14	
	TOTALS	2,354,317.49	47,939,668.79		4,264,134.41	54,725,322.90	
	Under Deposit		3.71		.01	.01	

VINCENT J. MURPHY
Director of Revenue & Finance

Mayor Murphy: Motion to adjourn is now in order.

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

VINCENT J. MURPHY

RALPH A. VILLANI

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN

City Clerk.

Newark, N. J., November 19, 1942

A regular meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 10:30 a.m. standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Absent: Commissioner Villani.

Mayor Murphy: The Clerk will read the minutes of the previous meeting.

Commissioner Byrne: I move that the reading of the minutes be dispensed with.

Commissioner Brady: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Mayor Murphy: The Clerk's statement will be made a matter of record.

(The Statement referred to reads as follows):

Mr. Reichenstein: (The City Clerk): It is agreed that this is to be stipulated again, Mr. Mayor? Mr. Mayor and gentlemen of the Board of Commissioners, in accordance with the understanding and stipulation placed on the record at the organization meeting on May 20th,

1941, I am going to designate Mr. Bross to handle the mechanics of this meeting for me. Is that agreeable?

Mayor Murphy: Yes, if there is no objection.

Mr. Reichenstein: And is it agreeable that I act for Mr. Bross?

Mayor Murphy: Yes.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend an Ordinance entitled: "Zoning Ordinance of the City of Newark," adopted January 8, 1930, and the amendments and supplements thereto.

The Board of Commissioners of the City of Newark do Ordain:

1. That Section 9, of an Ordinance entitled: "Zoning Ordinance of the City of Newark," adopted January 8, 1930, and the supplements and amendments thereto, be and the same is hereby amended to read as follows:

"Section 9. USE REGULATIONS CONTROLLING SECOND INDUSTRIAL DISTRICTS.

In the Second Industrial District no building or premises shall be used and no building shall be erected to be used for any of the following specified trades, industries or uses:

A dwelling or tenement for one or more families. This provision

shall, however, not prohibit the erection and maintenance of dwelling quarters in connection with any industrial establishment for the family of one watchman employed upon the premises.

With this exception no use permitted in a Residence Business or First Industrial District shall be excluded from a Second Industrial District."

2. That Section 10 of said Ordinance be and the same is hereby amended to read as follows:

"Section 10. SPECIAL REGULATIONS RELATIVE TO PUBLIC GARAGES.

1. Since gasoline or oil stations, automobile filling and cleaning stations and public garages, while necessary, may be inimical to the public safety and general welfare if located without the due consideration of conditions and surroundings, no permit therefor shall be issued except upon application first made to the Board of Adjustment, which is directed to hear the same in the same manner and under the same procedure as the board of adjustment is empowered by law and ordinance to hear cases and make exceptions to the provisions of a zoning ordinance, and empowered to recommend in writing to the Board of Commissioners that a permit for such use be granted, if, in its judgment, it will not be detrimental to the health, safety and general welfare of the community, and is reasonably necessary for the convenience of the community.

2. In no district shall a public garage be erected, enlarged or established within a block upon which is situated:

1. A public school.

2. A duly organized school giving regular instruction at least five days a week for eight or more months a year.

3. A hospital.

4. A church.

5. An orphan asylum.

6. A theatre or opera house or other building used for theatrical or operatic purposes or for public entertainment.

7. A public library; or

8. A public art museum.

Whenever the frontage, entrance or exit of such public garage, however, is not within such prohibited block, the distance between the nearest lot line of the premises used by such garage and the nearest lot line of the premises used by any of the above enumerated uses shall be not less than seventy-five (75) feet; provided, that there be at least two hundred (200) feet, measured along street lines, between the entrance, exit or other driveways of such garage and the nearest lot line of the premises of such enumerated use."

3. All ordinances and parts of ordinance inconsistent with the provisions of this ordinance be and the same are hereby repealed.

4. This ordinance shall take effect immediately upon passage and publication according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Byrne moved that December 3, 1941, at 2:00 P. M., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance to amend Sections 633 and 634 of the Ordinances of the City of Newark, Revision of 1913," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 633 declared open to amendment.

Section 634 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

Commissioner Keenan moved that the title of "An Ordinance to amend Sections 633 and 634 of the Ordinances of the City of Newark, Revision of 1913," be taken for its

third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend Sections 633 and 634 of the Ordinances of the City of Newark, Revision of 1913.

The ordinance as amended having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance providing for the VACATION OF CATHERINE STREET, as the same is laid out 60 feet in width on Map of Property belonging to Alfred Lister, situated in the 12th Ward of the City of Newark, N. J., surveyed 1886 by Lehlbach Bros., Surveyors, extending from the northerly line of EUCLID AVENUE northerly to the southerly line of LISTER AVENUE, excepting from such vacation all that part of the above described CATHERINE ST. lying within the limits of ALBERT AVENUE," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citi-

zen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne,

Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

Commissioner Keenan moved that the title of "An Ordinance providing for the VACATION OF CATHERINE STREET, as the same is laid out 60 feet in width on Map of Property belongig to Alfred Lister, situated in the 12th Ward of the City of Newark, N. J., surveyed 1886 by Lehlbach Bros., Surveyors, extending from the northerly line of EUCLID AVENUE northerly to the southerly line of LISTER AVENUE, excepting from such vacation all that part of the above described CATHERINE STREET lying within the limits of ALBERT AVENUE," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

The Clerk then read the title of the ordinance as follows:

An Ordinance providing for the VACATION OF CATHERINE ST., as the same is laid out 60 feet in width on Map of Property belonging to Alfred Lister, situated in the 12th Ward of the City of Newark, N. J., surveyed 1886 by Lehlbach Bros.,

Surveyors, extending from the northerly line of EUCLID AVENUE northerly to the southerly line of LISTER AVENUE, excepting from such vacation all that part of the above described CATHERINE ST. lying within the limits of ALBERT AVENUE.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

The City Clerk presented "An Ordinance granting permission to the Celluloid Corporation, A Corporation of the State of New Jersey, to lay and maintain a steam pipe line across and in certain designated streets in the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

Commissioner Keenan moved that

the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Keenan moved that the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

Commissioner Keenan moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

Commissioner Keenan moved that the title of "An Ordinance granting permission to the Celluloid Corporation, a Corporation of the State of New Jersey, to lay and maintain a steam pipe line across and in certain designated streets in the City of Newark," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

The Clerk then read the title of the ordinance as follows:

An Ordinance granting permission to the Celluloid Corporation, a Corporation of the State of New Jersey, to lay and maintain a steam pipe line across and in certain designated streets in the City of Newark.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Not Voting: Commissioner Brady.

The City Clerk presented "An Ordinance relating to dogs in the City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Byrne: I move that the ordinance be laid over until December 3, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Keenan: I move that the ordinance be laid over until December 3, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Supervisor, Claims Adjusters, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs and providing salaries for the said positions and for the payment of said salaries," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Keenan: I move that the ordinance be laid over until December 3, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

The Clerk then read the following resolutions:

RESOLVED, That the sum of \$79.63, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$1,062.32 be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$55.85, be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$571.50 be and the same is hereby

appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$1, 100,000. be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$120.12 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$39,175.65 be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$39,938.80 be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$17,243.53 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$849.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$804.68 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

Ralph A. Villani

RESOLVED, That the sum of \$247.33 be and the same is hereby appropriated to the persons named in the certified list below containing 27 items, being the bills and claims of the Department of Revenue and Finance.

**Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani**

RESOLVED, That the sum of \$247.33 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Affairs.

**John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne**

RESOLVED, That the sum of \$101,319.99, be and the same is hereby appropriated to the persons named in the certified list below containing 20 items, being the bills and claims of the Department of Public Affairs.

**John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne**

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department of Public Affairs, permitting the withdrawal of funds by the said Director of the Department of Pub-

lic Affairs, as needed, for the years 1940 and 1941; and

WHEREAS, the said Director has withdrawn the following sum, to wit:

\$99,337.82, as set forth in attached certified list No.—AK.

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

**John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan**

RESOLVED, That the sum of \$1,772.78 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Affairs.

**John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan**

RESOLVED, That the sum of \$88,145.68 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

**John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan**

RESOLVED, That the sum of \$2,834.00 be and the same is hereby

appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$2,882.00 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

RESOLVED, That the sum of \$21,776.59 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$10,599.76 be and the same is hereby appropriated to the persons named in the certified list below containing 114 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$10,559.76 be and the same is hereby appropriated to the persons named in the certified list below containing 114 items, being the bills and claims of the Department of Parks and

Public Property.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

RESOLVED, That the sum of \$1,500.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$218,269.24 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$30,441.96 be and the same is hereby appropriated to the persons named in the certified list below containing 220 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$42,839.69 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$383.45, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,144.91 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$71,790.68 be and the same is hereby appropriated to the persons named in the certified list below containing 175 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$12,205.89 be and the same is hereby appropriated to the persons named in the certified list below containing 67 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan

John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$350.16, be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$37,197.38 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the following constable be and he is hereby appointed for a term expiring December 31, 1941:

Benjamin Wigler 382 Clinton Pl.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, that the following bonds be and the same is hereby approved as to sufficiency:

CONSTABLE

Benjamin Wigler

John B. Keenan
John A. Brady

Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

WHEREAS, the Bond Anticipation Note of The City of Newark hereinafter described will become due and payable on the 21st day of November, 1941, and the Board of Commissioners desires to make provision for the renewal of said note: NOW, THEREFORE,

BE IT RESOLVED, by the Board of Commissioners of The City of Newark that there shall be issued pursuant to the ordinance entitled "An Ordinance providing for the issuance of \$165,000 Water Bonds of The City of Newark, and providing for the issuance of bond anticipation notes in anticipation of the issuance of such bonds," adopted by the Board of Commissioners on the 19th day of March, 1941, a Bond Anticipation Note of The City of Newark of the aggregate principal amount of \$165,000 for the purpose of renewing the outstanding \$165,000 Bond Anticipation Note of said City dated August 21, 1941, payable November 21, 1941, heretofore issued pursuant to said ordinance.

FURTHER RESOLVED, that the note issued pursuant to this resolution shall be dated on or about the date of its issuance and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that said note shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by the City Clerk, and said officers are authorized to execute said note and to issue said note in such form as they may adopt in conformity with

law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said note, and that said note is within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said note not determined by this resolution, and also the power to sell said note, is hereby delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said note in the manner provided by law.

FURTHER RESOLVED, that said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturity of said note sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such note so sold.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Bond Anticipation Note of The City of Newark hereinafter described became due and payable on the 15th day of November, 1941, and the Board of Commissioners desires to make provision for the renewal of said note: NOW, THEREFORE,

BE IT RESOLVED by the Board of Commissioners of The City of

Newark that there shall be issued pursuant to the ordinance entitled "An Ordinance providing for the issuance of \$200,000 Street Improvement Bonds of The City of Newark, and providing for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds," adopted by the Board of Commissioners on the 19th day of March, 1941, a Bond Anticipation Note of The City of Newark of the aggregate principal amount of \$200,000 for the purpose of renewing the outstanding \$200,000 Bond Anticipation Note of said City date August 15, 1941, payable November 15, 1941, heretofore issued pursuant to said ordinance.

FURTHER RESOLVED, that the note issued pursuant to this resolution shall be dated on or about the date of its issuance and shall be payable not more than six months after its date and shall bear interest at a rate which shall not exceed six per centum (6%) per annum.

FURTHER RESOLVED, that said note shall be signed by the Director of the Department of Revenue and Finance and shall be countersigned by the Mayor and Acting City Auditor and shall be under the seal of said City and attested by the City Clerk and said officers are authorized to execute said note and to issue said note in such form as they may adopt in conformity with law and to recite therein that all requirements and conditions of law have been complied with in the issuance of said note, and that said note is within every debt and other limit prescribed by the Constitution and statutes of New Jersey.

FURTHER RESOLVED, that the power to determine any matter with respect to said note not determined by this resolution, and also the power to sell said note, is hereby

delegated to the Director of the Department of Revenue and Finance, who is hereby authorized to sell said note in the manner provided by law.

FURTHER RESOLVED, that said Director be and he hereby is directed to report to the Board of Commissioners the amount, description, interest rate and maturity of said note sold pursuant to this resolution, at the meeting of said Board of Commissioners next succeeding the sale of such note so sold.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the G. Krueger Brewing Company of Newark, New Jersey, by agreement between The City of Newark and the said Company, occupies a space on the east end of the roof of the Center Market Building, Newark, whereon it has a sign fifteen (15) feet in height and seventy-five (75) feet in length, and which agreement was entered into on the twenty-seventh day of November, 1937, for a period of one year from December 1, 1937, at an annual rental of One Thousand Eighty Dollars (\$1,080.00), payable in equal monthly installments of Ninety Dollars (\$90.00) each; and having been renewed yearly, and

WHEREAS, the said G. Krueger Brewing Company desires to enter into an agreement for a further period of one (1) year from December 1, 1941, at the same annual rental;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark that the City enter into an agreement with G. Krueger Brewing Company, a corporation of Newark, New Jersey, for the occupancy of the east end of the roof of the Center Market Building, Newark, for the purpose of maintaining a sign fifteen (15) feet in height and seventy-five (75) feet in length, for a period of one year to commence on December 1, 1941, and to end at midnight November 30, 1942, at an annual rental of One Thousand Eighty Dollars (\$1,080.00) payable in equal monthly installments of Ninety Dollars (\$90.00) each, and on condition that the said G. Krueger Brewing Company carry public liability insurance policy in the sum of Ten Thousand Dollars (\$10,000.00) for any one person, and to property in the amount of Five Thousand Dollars (\$5,000.00), and deliver certificates of said insurance and evidence of the payment of premiums to the City, and providing further that upon thirty days written notice to the said G. Krueger Brewing Company, by the City, the agreement may be terminated anytime during the term of the lease, and that the Director of the Department of Parks and Public Property be and he is hereby authorized to enter into an agreement subject to the above conditions and according to the terms contained in the present agreement, the same to be approved by the Law Department before execution.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,

Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of Public Works has received an offer from Port Newark Shipbuilding Corporation, to make a Lease, for a period of 3 years, with an option to renew, for a period of 10 years additional, of 6.26 acres of land, fronting on Newark Bulkhead Line, at a point distant southerly 896.43 feet from the intersection of the center line of Port Street, which plot contains a frontage of 500 feet on the Newark Bulkhead Line, at Port Newark, New Jersey, at a rental of \$3600. per year, which plot is intended to be used for the building of ships for the United States Government; and also an option to lease additional land, at \$1000 per acre, per year; and,

WHEREAS, the Board of Commissioners of the City of Newark deem it advisable and for the best interests of the City of Newark to enter into such a lease;

THEREFORE, BE AND IT IS HEREBY RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Works be and he is hereby authorized and directed to enter into, execute and deliver, on behalf of The City of Newark, a Lease with said Port Newark Shipbuilding Corporation, for 6.26 acres of land, at a rental of \$3600. per year, as hereinbefore described; which Lease shall also contain an option to lease additional land at \$1000. per acre per year; and to insert in such Lease such incidental provisions as may be necessary to protect the interests of the City and to provide for the needs of the tenant, as shall meet with the approval, as to form and legality, of the Law Department.

Jos. M. Byrne, Jr.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that a certain Agreement, dated 1941, BY AND BETWEEN, THE CITY OF NEWARK, as "Landlord" AND, NEWARK TIDEWATER TERMINAL, INC., as "Tenant," for the rental of certain lands at Port Newark, upon terms and conditions in said Agreement set forth, (a copy of which is attached hereto and made part hereof), be and the same is hereby approved; and the Director of the Department of Public Works and the City Clerk are hereby authorized and directed to execute said Agreement, on behalf of the City, on the adoption of this Resolution.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, Mundet Cork Company, of Brooklyn, New York, and Hillside, New Jersey, offers to lease four (4) acres of land, situated between Marsh Street and the Channel, Port Newark, being also between the tracts occupied by the Swift Company and Weyerhaeuser Timber Company, respectively, (to conform to the specific descriptive location as shall be determined and set forth in the lease of agreement), at an annual rental of Eleven Hundred Dollars (\$1100.) per acre, for a term of three (3) years, with an option to renew for a further period of three (3) years, at same rental; said option to be subject to notice by tenant in respect thereto at least six (6) months prior to the expiration of the original term of three (3) years; and, furthermore, that it shall also have a refusal of remaining adjacent two (2) acres in

the same block (to be specifically and particularly described in the agreement of lease), at the same annual rental of Eleven Hundred Dollars (\$1100.) per acre; conditioned, however, that this refusal (option to lease) shall be subject to termination by the City, in the event that an offer is received by the City for the leasing or purchase thereof, and the Mundet Cork Company does not then and there determine that it desires to consummate a lease for same; and it is further provided that Charles F. Kraemer, Inc. is the broker of record, and shall be paid five per cent. (5%) of the aggregate rent in respect to the original three (3) year term; payment of the commission to be made by the City over a two year period; and it shall also be paid commission of five per cent (5%) on the renewal period and the lease of the additional two (2) acres, if and when the options may and shall be consummated; all commissions to be payable and paid only out of rents received by the City, and as may and shall be provided for in the agreement of lease;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the above stated offer of the Mundet Cork Company be and is hereby accepted, subject to the conditions, covenants and provisions of an agreement of lease, prepared as to substance in respect to the above stated terms, by direction of the Director of the Department of Public Works; and,

BE IT FURTHER RESOLVED, that the said Director and the Acting City Clerk be and they are hereby authorized to execute for and on behalf of the City the lease of agreement, approved as to legality and form by the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Ralph A. Villani
Vincent J. Murphy

WHEREAS on the twenty-fourth day of September, 1941, the Board of Commissioners of the City of Newark adopted Resolution No. 949, reading as follows:

"WHEREAS, pursuant to an ordinance adopted April 6, 1932, assessments for local improvements were made against certain property owners affected by a change of grade of Raymond Boulevard, West, and

"WHEREAS, some of said property owners paid said assessments without protest, but others appealed from the decision of the Board of Assessments for Local Improvements, and, upon trial before the Essex County Circuit Court, were successful in securing a reversal of the said assessments, and an order cancelling the same, and

"WHEREAS, justice and equity demand that all such property owners receive the benefit of the said decision, and that those who made payment without protest should not be prejudiced by reason of their voluntary cooperation with the City of Newark;

"NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized to repay to the property owners who have made payments to the City on account of the assessments for local improvement for the change of grade of Raymond Boulevard, West, the full sum so paid by said property owners, upon receipt from them of a release in proper form, of all claims which the said property owners may have against the City of Newark." and

WHEREAS, said resolution omitted to authorize cancellation of assessments for the purpose described in said resolution which have not been paid, and which now appear as liens against certain properties on the tax records of the City of Newark, but should be set aside and cancelled; and said assessments arose out of the opening and widening of Raymond Plaza West, not the change of grade of Raymond Boulevard;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the first paragraph of Resolution No. 949, dated September 24, 1941, be and it is hereby amended to read as follows:

"WHEREAS, pursuant to an ordinance adopted April 6, 1932, assessments for local improvements were made against certain property owners affected by the opening and widening of Raymond Plaza West, and,"

BE IT FURTHER RESOLVED that the last paragraph of said resolution be and it is hereby amended to read as follows:

"NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to cancel, and set aside all unpaid assessments arising out of the opening and widening of Raymond Plaza West pursuant to the said Ordinance date April 6, 1932, and to repay to the property owners who have made payments to the City on account of said assessments, the full sum so paid by said property owners, upon receipt from them of a release in proper form, of all claims which the said property owners may have against the City of Newark."

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, the Jewish Chronicle, 190-192 Badger Avenue, Newark, New Jersey, did on April 30, 1937, receive Order No. 23468, and on May 4th, 1937, did receive Order No. 23476 from the office of the Department of Parks and Public Property, to publish Election Notices, as per attached photostatic copies of orders annexed hereto and made a part hereof; and,

WHEREAS, it did publish such notices and did bill the City for the sum of \$424.20, which has remained unpaid, and demand is made for payment; and,

WHEREAS, the Director of the Department of Revenue and Finance, upon inquiry into same, is of the opinion that the claim should be paid; and,

WHEREAS, it is the opinion of the Law Department that the claim appears to be a meritorious one, as expressed in the letter of the Law Department to the Mayor, dated August 28, 1941, copy of which is annexed hereto;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of \$424.20 be and the same is hereby ordered paid to the Jewish Chronicle in full payment for the aforesaid advertising.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

WHEREAS, Bessie Upton and William Upton, her husband, by

their attorney, Louis H. Frankel, have instituted suit against the City of Newark, in the Court of Common Pleas of Essex County, claiming damages in the sum of \$30,000 for injuries suffered by Bessie Upton and for medical expenses and loss of consortium incurred by William Upton, her husband, which injuries, it is alleged Bessie Upton suffered when she fell over a conduit box constructed by the City of Newark and located at the northerly sidewalk on Raymond Boulevard, west of Plane Street, on a particular portion of said sidewalk, which is owned by the City; and,

WHEREAS, plaintiffs, Bessie Upton and William Upton in their complaint allege that the conduit box at the time of the accident was several inches above the level of the sidewalk and that it was active wrongdoing on the part of the City in erecting said box upon a portion of the sidewalk and neglecting to protect the public in the use of said sidewalk, by maintaining said box on a level with the sidewalk; and,

WHEREAS the grounds upon which this case has been brought make a border-line case where it is possible the City may be held liable for all damages suffered; and,

WHEREAS, it has been shown to the satisfaction of the Law Department of the City of Newark that the hospital and medical expenses incurred by plaintiffs exceed the sum of \$800; and,

WHEREAS, in the event that the City is held liable the damages that might be awarded to plaintiffs may be in a very substantial amount, owing to the fact that Bertha Upton suffered severe consequences from the injuries and is still suffering from same; and,

WHEREAS, plaintiffs are willing

to give to the City of Newark a covenant, in writing, not to pursue any suit or action or claim against the City and to discontinue their claim against the City and to discontinue the action now pending, in consideration of the City paying to plaintiffs the sum of \$1000; and,

WHEREAS, the Law Department, under the circumstances of the case, has recommended that the matter be settled for said sum of \$1000; and,

WHEREAS, the Board of Commissioners of the City of Newark deem a settlement in this case for that amount to be for the best interests of the City of Newark;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the sum of \$1000.00 be and the same is hereby appropriated to Bessie Upton and William Upton, her husband, to be paid to them or their attorney, upon receipt by the City of a properly executed and acknowledged covenant, in writing, not to pursue any claim, action or demands or make any claim, action or demand against the City for any injuries or damages suffered by said Bessie Upton and William Upton, her husband, and a proper discontinuance of the action now pending; said covenant and discontinuance to be in such form as will be approved by the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, in the year 1931, the City of Newark, for the purpose of building City Railway, took, absolutely, from Philip J. Bowers & Co., a portion of the property owned by

said Company at Plane and Academy Streets, in the City of Newark, and, in addition thereto, took an easement in 3 other portions of said property for permanent use, in connection with said Railway, upon the understanding between the then Commissioners of the City of Newark and the representatives of Philip J. Bowers & Co., that they would mutually agree upon a reasonable price which the City would pay said Philip J. Bowers & Co., for said property; and,

WHEREAS, subsequent to the taking of said property and the building of City Railway, the City and Philip J. Bowers & Co., negotiated, but were unable to agree upon the amount to be paid for said property by the City; and,

WHEREAS, Philip J. Bowers & Co., have instituted two actions at law against the City—one in ejectment, to regain possession of the property owned by it from the City; and the other for damages for the taking and deprivation of the use of the property for the entire time since the City's taking, in 1931; and,

WHEREAS, the Law Department, in investigating the entire situation, for the purpose of defending the City's interests, is of the opinion that the City has no defense except as to the amount to be paid; and,

WHEREAS, upon negotiations carried on between the City Law Department, representatives of Philip J. Bowers & Co., the Mayor of the City and the Director of Public Works, it has been agreed, upon the advice of the Law Department, to settle all of the matters in controversy between the City and said Philip J. Bowers & Co., upon the following terms:

1. (a) Philip J. Bowers & Co., shall execute and deliver to The City

of Newark a full covenant Warranty Deed for that portion of its property which the City has taken outright, which Deed shall contain a grant to use the other 3 portions, perpetually, in connection with City Railway;

(b) A general release by Philip J. Bowers & Co., of all claims against the City for damages for the taking and retention of said property.

(c) A Discontinuance of all actions now pending, without costs to either party.

2. In consideration for the same The City of Newark shall pay to Philip J. Bowers & Co., the sum of \$35,000.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK THAT, in its judgment, it is for the best interests of the City of Newark to settle said controversy upon the terms and in the manner set forth in the preambles to this resolution; and,

BE IT FURTHER RESOLVED, that the sum of Thirty-five Thousand (\$35,000) Dollars, be and the same is hereby appropriated to Philip J. Bowers & Co., said sum to be paid to said Company, by the proper officials of the City of Newark, upon the execution and delivery by said Philip J. Bowers & Co., to the City of Newark, of a Full Covenant Warranty Deed, conveying to the City an estate in fee simple in the lands above mentioned, free and clear of all encumbrances, a Release and a Discontinuance, properly executed, and approved as to form and legality by the Law Department.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady

Ralph A. Villani
John B. Keenan

WHEREAS, the Department of Public Works of the City of Newark has received an offer, through Messrs. Maier and Bowers, as Brokers, for a Lease of the Administration Building, at Newark Airport, excepting therefrom the Control Tower and the offices, which are required to be used by the City, for a period of 50 years, at a net rental of \$17,500 per year, during the first 5 years, \$20,000 per year, during the second 5 years, \$27,500 per year, during the third 5 years, \$30,000 per year, during the fourth 5 years, and \$32,500 per year, during the remaining 30 years of the lease; and,

WHEREAS, in order to consummate said Lease, it is necessary for the City of Newark to make repairs and alterations to the said Administration Building and grounds, which would cost \$45,000; and,

WHEREAS, the proposed tenant intends to make additional improvements and to invest for equipment, fixtures and utensils necessary to carry on the restaurant and various incidental businesses connected therewith at a terminal of this nature; and,

WHEREAS, the tenant is willing to do all of the work required to be done by the City and to advance and pay the money for the cost of same, and agrees to permit the City to make reimbursement of said \$45,000 by allowing the Tenant to deduct \$9000 of the rent reserved for each year, during the first 5 years; and,

WHEREAS, said brokers have agreed to compromise the commission which would be owing to them upon the consummation of said Lease, and have agreed to accept the sum of \$25,000, as full compensation,

and have agreed that payment of said \$25,000 shall be made by the City to them at the rate of \$8500, per year, without interest, during the first two years of said Lease, and \$8000, the balance to be paid during the third year of said lease, and that said moneys are to be paid by the City out of the rents received from said Tenant and out of no other funds, and if the Tenant does not remain in the premises and does not continue to pay the rent reserved by the terms of the Lease that the City shall not be indebted to the brokers for any amount whatsoever; and,

WHEREAS, the Director of Public Works recommends that the City enter into said Lease, as being for the best interests of the City;

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of Public Works be and he is hereby authorized and empowered to enter into the Lease and Brokers' Agreement, upon the terms set forth in the preambles to this Resolution, and to execute the same, on behalf of the City of Newark; and said Director shall be and he is hereby empowered to agree upon all of the incidental terms and conditions, in such manner as meets with his judgment, and subject to the approval, as to form and legality, of the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Commissioner Keenan offered the following resolution:

WHEREAS, the Director of the Department of Public Safety advises the City Commission that it has an

excess of quantity of "recall lights with controllers," and not anticipated needed by the City to the number of fifteen (15), which the Township of Maplewood, through its Director of the Department of Public Works, has offered to purchase, at Fifteen Dollars (\$15) each, as set forth in letters, copies of which are attached hereto, from the Director of Department of Public Safety, William A. Eager, Jr., Superintendent of Police Signal System, and Mr. H. W. Heilman, Director of Department of Public Works of Maplewood; and,

WHEREAS, the Director of the Department of Public Safety recommends the sale thereof to the Township of Maplewood;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sale of the fifteen (15) aforesaid "re-call lights with controllers," at Fifteen Dollars (\$15.00) each, is hereby authorized, and the Director of the Department of Public Safety is authorized to make delivery; payment thereof to be made as set forth in the letter from the Director of the Department of Public Works of Maplewood.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

Commissioner Villani offered the following resolution:

WHEREAS, to further expedite the foreclosure of tax lien certificates held by the City of Newark, it is deemed advisable to appoint additional attorneys, as Special Counsel, to handle the work incident thereto;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of

The City of Newark, that the appointment by the Corporation Counsel of The City of Newark of the attorneys whose names and addresses appear on Schedule "A" attached hereto and made a part hereof, be approved and ratified, and that the said attorneys, as special counsel, be and they are hereby authorized to institute and prosecute for and on behalf of The City of Newark, in the name of the Corporation Counsel of The City of Newark, the proceedings necessary to foreclose the said tax lien certificates; and

BE IT FURTHER RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Revenue and Finance be authorized and empowered to distribute to the said special counsel such tax lien certificates for foreclosure as he may deem proper and for the best interests of the City; and that the said special counsel, in all ministerial negotiations with delinquent taxpayers, shall be subject to the control, supervision and instruction of the Director of the Department of Revenue and Finance, and in all matters legal in character, concerning the said tax lien certificates, shall be subject to the control and supervision of the Corporation Counsel. Periodic reports as to the status of the tax lien certificates as distributed shall be made by said special counsel to the Director of the Department of Revenue and Finance and to the Corporation Counsel, or to their designated representatives; and

BE IT FURTHER RESOLVED, By the Board of Commissioners of The City of Newark, with respect to said special counsel, that they shall institute actual foreclosure proceedings only upon explicit instructions from the Director of the Department of Revenue and Fi-

nance; that they shall make no charge to The City of Newark in the event of redemption by property owners following the institution of foreclosure proceedings; that they shall proceed diligently to Final Decree in foreclosure proceedings instituted, and present to the Corporation Counsel satisfactory evidence that the title to such foreclosed property is vested in The City of Newark; and that for such services they shall receive from The City of Newark a fee of \$115.00, together with any advertising expenses made necessary for non-resident defendants; which fee shall include all fees and expenses, except Masters' fees. In all cases of redemption, before foreclosure proceedings are completed, the amount of costs and fees to be charged to the taxpayer shall be fixed and approved by the Director of the Department of Revenue and Finance and the Corporation Counsel.

Ralph A. Villani
Jos. M. Byrne, Jr.
Vincent J. Murphy
John B. Keenan
John A. Brady

SCHEDULE "A"

Agnieszko, Stanley, H., 9 Clinton Street, Newark.

Alsosfrom, Joseph, 60 Park Place, Newark.

Amada, Edward I., 17 Academy St., Newark.

Asarnow, Louis, 24 Commerce St., Newark.

Belfatta, Perry E., 790 Broad Street, Newark.

Berlin, Isidore, 207 Market Street, Newark.

Berlin, Sam H., 17 Academy Street,

Newark.	Deriveaux, C. Hubert, 11 Commerce Street, Newark.
Bernard, Wilbur J., 9 Clinton St., Newark.	Dunn, Roy F., 207 Market Street, Newark.
Bianco, Anthony P., 45 Branford Place, Newark.	Ertag, Leo, 11 Commerce Street, Newark.
Blaine, Samuel R., 1172 Raymond Boulevard, Newark.	Fagen, James E., 1172 Raymond Boulevard, Newark.
Braelow, David B., 159 Spruce St., Newark.	Ferster, Samuel S., 31 Clinton St., Newark.
Braff, Joseph N., 11 Commerce St., Newark.	Foosaner, Sam J., 1180 Raymond Boulevard, Newark.
Brams, Herman W., 1060 Broad St., Newark.	Freda, Joseph A. F., 786 Broad St., Newark.
Bruckner, Julius, 790 Broad Street., Newark.	Friedman, Lawrence, 124 Branford Place, Newark.
Berlly, John J., 1172 Raymond Boulevard, Newark.	Goodman, Samuel M., 1060 Broad Street, Newark.
Bohrer, Joseph, 830 Broad Street, Newark.	Greco, Cosmo C., 901 Broad Street, Newark.
Capodanno, Gerald T., 45 Branford Place, Newark.	Guarino, Jerry J., 45 Branford Pl., Newark.
Castellano, Nicholas, 320 N. 11th Street, Newark.	Gwosdof, Abraham, 810 Broad St., Newark.
Cavicchia, Dominic A., 31 Clinton Street, Newark.	Harrison, Joseph, 9 Clinton Street, Newark.
Chadwick, Charles W., 19 Market Street, Newark.	Hayden, Joseph A., 11 Commerce Street, Newark.
Cohen, Harry G., 60 Park Place, Newark.	Henderson, George A., 784 Commerce Street, Newark.
Cohen, Joseph E., 790 Broad St., Newark.	Hickey, Lawrence S., 17 Academy Street, Newark.
Connell, Edward O., 237 Walnut St., Newark.	Hodes, Irving, 17 Academy Street, Newark.
Degnan, Joseph M., 9 Clinton St., Newark.	Holmwood, William E., 9 Clinton Street, Newark.

Hupart, Irving, 972 Broad Street, Newark.	Newark.
Kaplan, Jacob I., 43 Harding Terrace, Newark.	Padula, Isidore J., 60 Park Place, Newark.
Kaplan, Ralph, 60 Park Place, New- ark.	Pappas, James N., 17 Academy St., Newark.
Kapp, Herman, 744 Broad Street, Newark.	Patuto, Peter S., 45 Branford Place, Newark.
Lieb, Jerome S., 1172 Raymond Boulevard, Newark.	Popik, David N., 744 Broad Street, Newark.
Lerner, Joseph H., 60 Park Place, Newark.	Rafferty, Joseph A., 1180 Raymond Boulevard, Newark.
Levin, Samuel, 11 Commerce Street, Newark.	Rapa, Charles L., 790 Broad Street, Newark.
Liberman, Philip S., 207 Market St., Newark.	Rizzo, Goldolfo, 9 Clinton Street, Newark.
Mahr, Lester E., 744 Broad Street, Newark.	Roder, Paul G., 60 Park Place, New- ark.
Mann, Joseph, 744 Broad Street, Newark.	Rothbard, Samuel L., 1060 Broad Street, Newark.
Matthews, John A. Jr., 744 Broad Street, Newark.	Santa Maria, Michael A., 19 Market Street, Newark.
McCabe, Andrew W., 11 Commerce Street, Newark.	Schechter, Morris, 24 Commerce St., Newark.
McCloskey, John J., 866 Broad St., Newark.	Scher, Harry A., 24 Commerce St., Newark.
Mesce, Ralph G., 790 Broad Street, Newark.	Schoen, Edward, Jr., 11 Commerce Street, Newark.
Millman, Emanuel, 1172 Raymond Boulevard, Newark.	Shulman, Abraham, 1060 Broad St., Newark.
Mintz, Max, 330 Keer Ave., Newark.	Strell, Bayard B., 15 Market Street, Newark.
Meyer, Erwin I., 17 Academy Street, Newark.	Stryker, Nathan H., 972 Broad St., Newark.
Naporano, Rocco E., 24 Commerce Street, Newark.	Suskind, Joseph, 972 Broad Street, Newark.
Narol, Aaron, 1172 Raymond Blvd.,	Tamburri, William J., 60 Park Place,

Newark.

Twist, Joseph J., 26—13th Avenue,
Newark.

Valatggio, Samuel, 24 Commerce
Street, Newark.

Yagoda, Carl J., 24 Commerce St.,
Newark.

Yankowitz, Irving N., 24 Commerce
Street, Newark.

Commissioner Byrne offered the
following resolution:

WHEREAS, The City of Newark
for several years has been desirous
that the County of Essex take over
certain city streets as county high-
ways; and,

WHEREAS, conferences have re-
cently been held by officials of the
City and the County in connection
with such transfer, and it has been
recommended that the City petition
the County in connection therewith;

THEREFORE, BE IT RESOLVED,
By the Board of Commissioners of
The City of Newark, that the Board
of Chosen Freeholders of the County
of Essex, New Jersey, be and it is
hereby petitioned to take over cer-
tain city streets of the City of New-
ark, as of January 1, 1942, as county
highways, which streets are speci-
fically referred to in a letter dated
November 18, 1941, from Walter S.
Gray, Chairman, Highways and
Bridges Committee—Board of Chos-
en Freeholders — County of Essex,
N. J., to Director Joseph M. Byrne,
Jr., Director of the Department of
Public Works, a copy of which letter,
for the purpose of indicating such
streets is annexed hereto and made
a part hereof; and,

BE IT FURTHER RESOLVED,
that such contemplated transfer of
the city streets, as aforesaid, shall

be subject to terms and conditions
to be agreed upon by the respective
parties.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Mayor Murphy offered the follow-
ing resolutions:

RESOLVED, By the Board of
Commissioners of The City of New-
ark, that the Mayor and Director
of the Department of Revenue and
Finance, Tax Collector of The City
of Newark, be and he is hereby au-
thorized to file complaints with the
Essex County Board of Taxation,
under R. S. of N. J. 54:3-20, for the
assessment of omitted property for
the taxing year 1940, against the
following corporations, as set forth
in the complaints to be filed therein,
to wit:

1. Public Service Electric and Gas
Company.
2. Atlantic City Gas Company.
3. County Gas Company (Atlantic
Highlands).
4. Peoples Gas Company (N.J.).
5. Public Service Coordinated
Transport.
6. Public Service Interstate Trans-
portation Company.
7. Public Service Railroad Com-
pany.
8. Camden Horse Railroad Com-
pany.
9. Camden and Suburban Railway
Company.
10. Consolidated Traction Company.

11. Elizabeth and Trenton Railroad Company.
12. New Jersey and Hudson River Railway and Ferry Company.
13. Orange and Passaic Valley Railway Company.
14. Rapid Transit Street Railway Company of The City of Newark.
15. Riverside Traction Company.
16. South Orange and Maplewood Traction Company.
17. New Brunswick Light, Heat and Power Company.
18. South Jersey Gas, Electric and Traction Company.
19. The Paterson and Passaic Gas and Electric Company.
20. The Gas and Electric Company of Bergen County.
21. The Cinnaminson Electric Light Power and Heating Company, of Riverton, New Jersey.
22. Bordentown Electric Company.

and the complaints to be approved as to form by the Law Department and he is further authorized to have service of a copy of the complaint and notice of hearing before the Essex County Board of Taxation served on the respective taxpayers; and to proceed to the prosecution thereof, in manner provided by law.

Vincent J. Murphy
 Jos. M. Byrne, Jr.
 John B. Keenan
 John A. Brady
 Ralph A. Villani

RESOLVED, By the Board of Commissioners of The City of New-

ark, that the Mayor, Director of the Department of Revenue and Finance, Tax Collector of The City of Newark, be and he is hereby authorized to file with the Essex County Board of Taxation complaints, under R. S. of N. J. 54:3-20, for the assessment of certain intangible personal property of the following named corporations, omitted from the taxing rolls of the City of Newark, for the taxing year 1940, and which property was properly assessable in the taxing district of the City of Newark on the assessing date, October 1, 1939, for the taxing year 1940; as set forth in the complaints filed therein, and to serve on each of the respective taxpayers a copy of the complaint, together with notice of the hearing to be held before the said Essex County Board of Taxation; the complaints to be in form approved by the Law Department; and to prosecute said complaints as in law provided.

Name	Amount
Sun Oil Company	\$39,301,318.00
Underwood Elliott Fisher Co.	12,363,490.00
National Biscuit Co.	33,395,171.00
The Sperry & Hutchinson Co.	2,471,875.00
Porto Rican American Tobacco Co. of New Jersey	11,543,251.00
The Borden Co.	41,387,470.00

Vincent J. Murphy
 Jos. M. Byrne, Jr.
 John B. Keenan
 John A. Brady
 Ralph A. Villani

WHEREAS, BETRAM A. CARRIGAN, ESQ., attorney for the owner of Lot number 24, Block number

791, in the City of Newark, has petitioned the Board of Commissioners of the City of Newark for the adjustment of unpaid taxes, assessments and liens on the lot aforesaid, amounting to Two Thousand Seven Hundred Twelve Dollars and Seventy-six Cents (\$2,712.76); and

WHEREAS, the said petitioner has offered to pay Nine Hundred and Ninety Dollars (\$990.00) in full satisfaction of all unpaid taxes, assessments and liens, being the present market value of the aforesaid lot; and

WHEREAS, THOMAS M. FORD, a qualified land appraiser, states that the present day value of the land is Nine Cents (9c) per square foot; size of plot 11,008 sq. ft.

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, That the Comptroller and tax receiver be and they are hereby authorized and directed to accept the said sum of Nine Hundred and Ninety Dollars (\$990.00) in full satisfaction and settlement of all taxes, assessments and liens on the aforesaid lot and the amount of any such taxes, assessments and liens over and above the aforesaid present market value of the aforesaid lot be and they are hereby cancelled upon the payment of the sum aforesaid, provided, the said Nine Hundred and Ninety Dollars (\$990.00) shall be paid within sixty days (60) from the date hereof, and

BE IT FURTHER RESOLVED, that this Resolution is presented under and by virtue of Chapter 70, P. L. 1933, R. S. 1937, Sec. 54:4-00 to 54:4-102, giving the municipality the right to alteration, adjustment and settlement of taxes with the understanding that improvements are to commence on the aforesaid

property within sixty days (60) from date hereof, otherwise this Resolution is to be null and void.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

Commissioner Villani offered the following resolutions:

WHEREAS, the City of Newark is the owner of a building located at 490 Market Street, Newark, New Jersey, and

WHEREAS, said building is in such condition that it has been condemned by the City Building Department, and

WHEREAS, the Director of the Department of Parks and Public Property has received an informal bid from Joseph Nesto and Company for demolishing the said building for the sum of Three Hundred and Ninety-five Dollars (\$395.00), which sum the said Director deems to be a reasonable price to be paid for this work;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the Director of the Department of Parks and Public Property and the City Clerk be and they are hereby authorized to enter into a contract with the said Joseph Nesto and Company, copy of which is hereto annexed and made a part hereof.

Ralph A. Villani
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, on April 14, 1941, the Director of the Department of Parks and Public Property did offer for

sale and did receive bids for all the right, title and interest of The City of Newark in lands located at 542-544 Ferry Street, in the City of Newark, Essex County, New Jersey, and none of the bids submitted for the right, title and interest of The City of Newark in the aforesaid land, in the judgment of the said Director of the Department of Parks and Public Property, is considered adequate consideration for the aforesaid right, title and interest of the City in the said lands, and

WHEREAS, it is deemed for the best interests of The City of Newark that all the bids should be rejected, and the said right, title and interest of the City in the aforesaid lands be re-advertised for sale.

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of the City of Newark that all bids for the right, title and interest of The City of Newark in and to the lands located at 542-544 Ferry Street, in the City of Newark, Essex County, New Jersey, which were received by the Director of the Department of Parks and Public Property, on April 14, 1941, be and the same are hereby rejected and the said Director of the Department of Parks and Public Property, be and he is hereby authorized and directed to re-advertise for sealed proposals for all the right, title and interest of The City of Newark in and to the lands located at 542-544 Ferry Street, in the City of Newark, Essex County, New Jersey, bids to be received at the office of said Director on such date and at such hour as he shall in said advertisement designate.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

WHEREAS, The City of Newark is the owner of certain parcels of

land and certain parcels of land with improvements situated in the City of Newark, New Jersey and being known and designated as follows:

10-14 Van Vechten Street, designated as Lot 20, Block 3758 on the official Block Maps of The City of Newark, and

663-665 South 10th Street also known as 688-690 South 11th St., designated as Lot 43, Block 2617 on the official Block Maps of The City of Newark, and

258-260 Norfolk Street, designated as Lot 42, Block 210 on the official Block Maps of The City of Newark, and

261-63 Park Avenue, designated as Lots 35-36, Block 1934 on the official Block Maps of The City of Newark, and

7 Marshall Street, designated as Lot 34, Block 110 on the official Block Maps of The City of Newark; and

WHEREAS, The said lands and lands with improvements are not suitable or convenient or needed for public use by The City of Newark; and

WHEREAS, By virtue and in accordance with the Revised Statutes of New Jersey, 1937, (Title 40:60-26), lands and lands with improvements not needed for public use may be disposed of by the municipality, at public sale, to the highest bidder, after public advertisement in manner required by law;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise and solicit bids and sell for cash, sub-

ject of the approval of the City Commission, the aforesaid properties situated at 10-14 Van Vechten St., 663-665 South 10th Street also known as 688-690 South 11th Street, 258-260 Norfolk Street, 261-263 Park Avenue and 7 Marshall Street, Newark; provided, that the highest offers received at such public sales shall, in the opinion of the said Director of the Department of Parks and Public Property, be fair and equitable ones and to the best interests of The City of Newark to accept, and the said Director of the Department of Parks and Public Property shall have the right to reject any and all bids received.

Ralph A. Villani
 Vincent J. Murphy
 John B. Keenan
 John A. Brady
 Jos. M. Byrne, Jr.

Commissioner Byrne offered the following resolution:

RESOLVED, that the Director of the Department of Public Works be and he is hereby authorized to advertise for sealed proposals for the furnishing of all labor, equipment and materials necessary for cleaning the interior of about thirteen thousand (13,000) linear feet of 36-inch cast-iron aqueduct between the Bloomfield Avenue Tower in the City of Newark and Belleville Reservoir in the Town of Belleville, Essex County, New Jersey, and for lining the interior surface of this aqueduct with a protective coating.

BIDS shall be received at the office of the said Director at such time and on such date as he shall, in said advertisement designate.

Jos. M. Byrne, Jr.
 John B. Keenan
 John A. Brady
 Ralph A. Villani
 Vincent J. Murphy

Commissioner Brady offered the following resolutions:

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfer of Appropriations, the Director of the Department of Public Affairs be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Affairs as follows:

From: Newark City Hospital
 Personal Service\$23,000.00

To: Newark City Hospital
 Other Than Personal
 Service 23,000.00

From: Convalescent Hospital
 Personal Service 2,000.00

To: Convalescent Hospital
 Other Than Personal
 Service 2,000.00

John A. Brady
 Ralph A. Villani
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 John B. Keenan

RESOLVED, by the Board of Commissioners of the City of Newark that pursuant to Local Budget Act R. S. 40:2-30, Transfer of Appropriations, the Director of the Department of Public Affairs be and he is hereby authorized to make the following transfers to and from the budget appropriations in the Department of Public Affairs as follows:

John A. Brady
 Ralph A. Villani
 Vincent J. Murphy
 Jos. M. Byrne, Jr.
 John B. Keenan

Commissioner Byrne offered the

following resolutions:

RESOLVED, By the Board of Commissioners of The City of Newark that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he hereby is authorized and directed to make the following transfers to and from Budget Appropriations:

Eight Thousand Dollars (\$8,000.) from Department of Public Works, Division of Lighting — other than Personal Service and One Thousand Nine Hundred Dollars (\$1,900.00) from Department of Public Works, Division of Engineering — Personal Service to Department of Public Works, Bureau of Street Cleaning—Personal Service.

Twelve Thousand Seven Hundred Dollars (\$12,700.00) from Department of Public Works, Bureau of Surveys—Personal Service and One Thousand Three Hundred Dollars (\$1,300.00) from Department of Public Works, Bureau of Surveys—other than Personal Service to Bureau of Street Cleaning — Personal Service.

One Thousand Five Hundred Dollars (\$1,500.00) from Department of Public Works, Bureau of Sewers—personal Service and Three Thousand Dollars (\$3,000.00) from Department of Public Works, Bureau of Sewers other than Personal Service to Department of Public Works, Bureau of Street Cleaning—Personal Service.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That sealed proposals received by the Department of Cen-

tral Purchase on December 30, 1940, for furnishing and delivering Schedule Books, be and the same hereby are rejected, for the purpose of revising the specifications, therefore be it

FURTHER RESOLVED, that the Department of Central Purchase be and it hereby is authorized and directed to re-advertise for sealed proposals for said Schedule Books.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Commissioner Villani offered the following resolution:

BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for bids for the erection of enclosures over two (2) sidewalk lifts at the City Hall Annex Buildings, Newark, N. J.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering:

Pressure Pipe—Dept. Public Works.

Grade "J" ¼" Stone — Dept. Public Works.

1:3:6 Regular Concrete—Dept. Public Works.

Air Compressor—Dept. Public Works.

Chassis for Air Compressor—Dept. Public Works.

Automobiles—Dept. Public Works.

Trucks—Dept. Public Works.

Wendell Type C-4 Mobile Tool Chest—Dept. Public Works.

Motor Truck Chassis with fabricated steel utility body—Dept. Public Works.

Underground Cable & Copper Wire—Dept. Public Safety.

High Speed Accounting Machine—Dept. Public Safety.

Typewriter Accounting Machine — Dept. Public Safety.

Motorcycles—Dept. Public Safety—(Police).

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, by a resolution No. 1114, dated October 22, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and de-

livering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Dept. of Revenue & Finance).

REMINGTON RAND, INC.—Newark, New Jersey.

425 Combination Thong and Post Type adjustable Binders for Meter Reading Sheets — lettered and numbered @ \$2.44 each.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a Resolution No. 1114, dated October 22, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark

that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Works).

J. P. CALLAGHAN, INC.—Harrison, N. J.

APPROX. 7,500 bags of Regular Portland Cement in paper bags ...
..... @ .559 per bag

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No 1021, dated October 8, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director

of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

Groceries and Dairy Products for the various institutions in the Department of Public Affairs, for the period of four (4) months, at unit prices shown on list in the Department of Central Purchase. Approximate total amount awarded to each contract is as follows:

M. Augenblick & Bros.	\$ 4,931.60
John Gialanella	702.74
Herman Kussy Co.	10,972.56
Uco Food Corporation	3,492.06
R. C. Williams Co.	1,756.69

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 943, dated September 24, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing

and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

**PAPER TOWELS, PAPER CUPS
AND TOILET TISSUE FOR ALL
DEPARTMENTS.**

**H. G. MOONEY CO. — Newark,
New Jersey.**

**APPROX. 562 Cases of Tymatic
Service Paper Towels for a period of
three (3) months \$6.50 case.**

**APPROX. 1,500,000 Paper Cups—
Cone Shape for a period of three
(3) months \$1.02 M.**

**APPROX. 300 Cases Toilet Tissue
for a period of three (3) months
..... \$4.85 case**

**APPROX. 100 Cases Cabinet Tis-
sue—dbl. fold—4½ x 5¾ for a
period of three (3) months
..... \$7.10 case**

**C. G. WINANS COMPANY—New-
ark, New Jersey.**

**APPROX. 300,000 Paper Cups —
flat bottom, for a period of three
(3) months \$1.82 M.**

**Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady**

**Ralph A. Villani
Vincent J. Murphy**

RESOLVED, That Abraham W. Slatnick, 598 So. 13th Street, Newark, N. J., whose name has been certified as eligible by the Civil Service Commission, be and he hereby is appointed to the position of Senior Clerk-Stenographer in the Department of Public Works, Port Newark Operations (Docks), at a compensation of \$1380.00 per annum, effective November 24, 1941.

**Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy**

Mayor Murphy offered the following resolution:

WHEREAS, under date of October 22, 1941, a resolution was adopted by the Board of Commissioners of the City of Newark, in relation to the status of Catherine Kerwin, an employee of the Water Department, who held the position of Senior Clerk-Stenographer; and

WHEREAS, the word SENIOR was inadvertently omitted from the provisions of this resolution, the same is hereby amended to read as follows:

WHEREAS, under date of August 1, 1937, resolution adopted by the Board of Commissioners of the City of Newark, equalizing the salary of employees holding the position of Senior Clerk-Stenographer in the then Department of Public Affairs, Water Department Branch and presently a branch of the Department of Revenue and Finance; and

WHEREAS, said resolution recited among other things:

“WHEREAS, inequalities existed

among employees in the position of Senior Clerk-Stenographer in the Department of Public Affairs;

WHEREAS, it is deemed fair and equitable to adjust these inequalities;"

WHEREAS, the purpose of said resolution was to equalize the salaries of such Senior Clerk-Stenographers and the resolution thereupon provided for the increase or equalization of all salaries of such clerks at \$1680 per year; and

WHEREAS, Catherine Kerwin, an employee of the Water Department holding the status of Senior Clerk-Stenographer was inadvertently omitted from the provisions of such resolution;

NOW, THEREFORE, BE IT RESOLVED, that the compensation of Catherine Kerwin, holding the position of Senior Clerk-Stenographer in the Water Department of the Department of Revenue and Finance, be increased from \$1380. to the sum of \$1680. per annum to take effect immediately.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villari

Commissioner Brady offered the following resolution:

RESOLVED, that the following changes appearing on the payroll of the Bureau of Health, Department of Public Affairs, be and the same are hereby approved, effective as of the dates set opposite their respective names:

Titles Changed As A Result of Promotional Examination

William S. Jennings, Assistant Chief

Inspector, Sanitation D.v. title made permanent as result of promotional examination with no change in salary, effective November 1, 1941.

Garrett St. John, Assistant Chief Inspector, Communicable Disease Division, title made permanent as result of promotional examination with no change in salary, effective November 1, 1941.

John A. Brady
Ralph A. Villari
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Commissioner Keenan offered the following resolution:

WHEREAS, there are vacancies in the rank of Patrolman, Police Division, Department of Public Safety, because of the retirements, resignations or deaths of the following named members of the Police Division:

Date	Rank	Name	Cause
May 18, 1941,	Patrolman	Louis Knel- ler, Jr.—	Died.
May 22, 1941,	Patrolman	Eugene A. Dotto—	Resigned.
June 1, 1941,	Patrolman	Wm. B. McCandless—	Retired.
June 1, 1941,	Patrolman	Francis A. Fahey—	Resigned.
June 2, 1941,	Patrolman	Andrew F. Rothrock—	Resigned.
June 2, 1941,	Patrolman	Robert Fletcher—	Died.
July 5, 1941,	Patrolman	William Schwerer—	Retired.
July 29, 1941,	Patrolman	Louis J.	

Farley—Retired.

August 1, 1941, Patrolman Hugh M. O'Brien—Retired.

August 9, 1941, Patrolman William F. Kenny—Died.

August 31, 1941, Patrolman William E. Stafford—Died.

September 1, 1941, Patrolman George H. Schmidt—Retired.

September 20, 1941, Patrolman Thomas F. Kinney—Died.

October 1, 1941, Patrolman Vincent F. Byron—Resigned.

October 11, 1941, Patrolman Joseph A. Moran—Died.

October 22, 1941, Patrolman George A. Conway—Died.

November 4, 1941, Patrolman Thomas J. Golden—Retired.

November 14, 1941, Patrolman Louis Holzworth—Died.

AND WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that replacements be made in said rank,

NOW THEREFORE, BE IT RESOLVED THAT

Frank M. Adubato

Peter J. Dunn

Joseph A. Kinney

William A. Corbalis, Jr.

George G. Schnatz

Edward A. Mulvey

Widmer C. Becker

Ford J. Weiss

Kenneth A. Lacey

Harry F. J. Morsch

Robert F. Donnelly

James T. Waldron

Franklin P. Cook

James C. Murphy

John C. Hepp

John J. Walter

Wilbert J. Zeliff

Thomas A. Kenny

having been certified by the Civil Service Commission as eligible and having passed satisfactorily a physical examination by the Police Surgeon be and they are hereby appointed as Patrolmen in the Police Division of the Department of Public Safety, to take effect December 1, 1941, and they shall be paid the same compensation and in like manner as are other Patrolmen in the same grade service.

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

Commissioner Byrne offered the following resolution:

WHEREAS, there exists inequalities in the compensation of certain employees in the Department of Public Works, Bureau of Streets, who are doing equal work for less pay than others of the same title;

THEREFORE, BE IT RESOLVED, that the compensation of Joseph Mulligan, General Inspector in the Department of Public Works, Bu-

reau of Streets, be increased to \$2500.00 per annum, in order to make his compensation equal to the compensation of others doing similar work, there being no additional expense to the City inasmuch as the City is reimbursed for his compensation by others, effective November 15, 1941, at the close of business.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

Commissioner Brady offered the following resolution:

RESOLVED, that the following changes affecting the payrolls of the Department of Public Affairs, be and the same are hereby approved:

NEWARK CITY HOSPITAL

Salary Increases

Josephine Annatelli, Housemaid, salary increased from \$660. to \$840. per annum, effective November 16, 1941.

Margaret Kress, Housemaid, salary increased from \$720. to \$960. per annum, effective November 16, 1941.

Dorothy Weinstock, Housemaid, salary increased from \$576. to \$840. per annum, effective November 16, 1941.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy offered the following resolution:

BE IT RESOLVED, by the Board of Commissioners of The City of

Newark that the regular meetings of said Board of Commissioners be held on Wednesday of every second week, beginning with December 3rd, 1941, at 2 P.M.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Mayor Murphy: All in favor of the adoption of the resolutions, Bills, and Claims, Appropriations as read will signify by saying "aye;" contrary "no." The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Zoning matters, Mr. Mayor, there is one matter that was laid over to November 19 for a hearing to be held for this time and date. It is an application for the reconstruction of a present gasoline station and addition of lubricatorium and bunkhouse, including an automobile parking station of the Standard Oil Company of New Jersey, in a second business district at premises 291-303 Raymond Boulevard.

Commissioner Keenan: I move that it be laid over.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: This matter will come before the City Commission two weeks from today on December 3rd, at 2 P.M.

The City Clerk: I have a communication under date of November 18, over the signature of Alfred Bates

of the Board of Adjustment, referring to us 14 Zoning matters, ten of which are renewals and can be disposed of at this time under a suspension of the rules, such a motion is in order.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

November 18, 1941

The Board of Commissioners
of the City of Newark.
Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your honorable Body, in accordance with Section 9, Chapter 274, P. L. 1928 (40:55-39 Revised Statutes of 1937) that the following applications for variances from the terms of the Zoning Ordinance be allowed:

*972-976 South Orange Avenue; Arthur M. Nelson; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 5, 1942;

218-234 Livingston Street (242-248 Belmont Avenue); Samuels & Samuels; renewal of permit for automobile sales station; such use to be limited to the period of one

year ending October 9, 1942;

218-234 Livingston Street; (242-218 Belmont Avenue); Samuels & Samuels; renewal of permit for automobile sales station; such use to be limited to the period of one year ending October 9, 1942;

218-234 Livingston Street; (242-248 Belmont Avenue); Samuels & Samuels; in a 2nd business district the construction of shed for the sale of automobiles; same to be constructed in accordance with plans approved by this Board; such use limited to one year ending October 9, 1942;

706-712 Mount Prospect Avenue; Highway Holding Co.; in a 3rd business district the construction of gasoline station, including lubricatorium and automobile laundry; same to be constructed and operated in conformity with the rules of this Board and to be in accordance with the plans approved by this Board; such use to be limited to the period of eight years;

*130-134 Orange Street (5 Burnet Street); Rayner Auto Service; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 22, 1942;

*63-65 Park Street; Michael Fakelman; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 12, 1942;

*290-298 Plane Street; Fidelity Union Trust Co., owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 21, 1942;

*619 North Sixth Street; Julius Ritonalli; renewal of permit for distributing station for bottled

soda; such use to be limited to the period of two years ending November 15, 1943;

289-291 Fairmount Avenue; Salvatore Garaffa, owner; in a 3rd residence district the establishment and operation of automobile parking station; same to be in conformity with the rules of this Board and to be in accordance with the plans approved by this Board; such use to be limited to the period of one year;

*25-27 East Alpine Street; Frank Tortoriello; renewal of permit for automobile parking station; such use to be limited to the period of one year ending October 21, 1942;

*243 Thirteenth Avenue; Peter Provenzano; renewal of permit for two portable gasoline tanks; such use to be limited to the period of one year ending September 27, 1942;

*47½ Broad Street; Albert H. Hawley; renewal of permit for automobile parking station; such use to be limited to the period of two years ending November 25, 1943;

*212-214 Stuyvesant Avenue; George Glasson; renewal of permit for automobile repair shop; such use to be limited to the period of two years ending November 16, 1943;

*350 Sixth Avenue; Ruth Brill; in a 1st business district the establishment of luncheonette; same to be in accordance with plans approved by this Board;—(No objectors).

Respectfully submitted,

BOARD OF ADJUSTMENT

ALFRED BATES

Assistant Engineer.

Ordered filed.

Mayor Murphy offered the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Arthur M. Nelson (Mrs. Jessie E. Voelbel, executrix, owner); for the renewal of permit for automobile parking station; premises 972-976 South Orange Avenue; such use to be limited to the period of one year ending October 5, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone who desires to be heard? If not, a motion is in order to adopt.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having

considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Rayner Auto Service (130 Orange Street Corporation and City of Newark, owners); for the renewal of permit for automobile parking station; on premises 130-134 Orange Street (5 Burnet Street); such use to be limited to the period of one year ending November 22, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Michael Faeklman (Forest & Lake Realty Company, owner); for the renewal of permit for automobile parking station; on premises 63-65 Park Street; such use to be limited to the period of one year ending November 12, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody opposed? Is there anybody who desires to be heard? If not a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Fidelity Union Trust Company, owner; for the renewal of permit for automobile parking station; on premises 290-298 Plane Street; such use to be limited to the period of one year ending November 21, 1942;

AND the matter having been considered by this Board;

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard?

(No response).

Commissioner Keenan: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal of the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Julius Ritonnali (Lucia Spassiano, owner); for the renewal of permit for distributing station for bottled soda; on premises 619 North Sixth Street; such use to be limited to the period of two years ending November 15, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Frank Tortoriello (J. C. Lloyd, et al, owners); for the renewal of permit for automobile parking station; on premises 25-27 East Alpine Street; such use to be limited to the period of one year ending October 21, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone who desires to be heard? If

not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Peter Provenzano (Edward Confroy and Elizabeth Treach, owners); for the renewal of permit for two portable gasoline tankson premises 243 Thirteenth Avenue; such use to be limited to the period of one year ending September 27th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anyone who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Keenan: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

{ Application of Albert H. Hawley (Savings Investment and Trust Company, owners); for the renewal of permit for automobile parking station; on premises 47½ Broad St.; such use to be limited to the period of two years ending November 25, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? If not, a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the

Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of George Glasson (Eltra Company, Inc., owner); for the renewal of permit for automobile repair shop; on premises 212-214 Stuyvesant Avenue; such use to be limited to the period of two years ending November 16, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard? Anybody opposed? If not, a motion is in order to approve.

Commissioner Keenan: I move it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ruth Brill (Fred Buccino, owner); for the establishment of luncheonette in a 1st business district; on premises 350 Sixth Avenue; same to be in accordance with plans approved by the Board of Adjustment.

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Is there anybody who desires to be heard, opposed. If not, a motion is in order to approve.

(No response).

Commissioner Keenan: I move it be adopted.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Byrne, Keenan, Mayor Murphy.

Mayor Murphy: There remains four Zoning matters which will be heard two weeks from today, December 3rd, at 2 P. M.

The City Clerk: I have two requests for an extension of three months on Zoning matters previously passed by this Board. One matter is of Henry C. Brookman who was unable to proceed with the construction within the proper time, and the other one is that of Archibald who also was unable to proceed with the construction at the present time.

Commissioner Keenan: I move that it be granted.

Mayor Murphy: Motion has been made, that the extension of time be granted to these applicants. Is there anybody who desires to be heard, opposed? The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

WHEREAS, on August 27, 1941, the Board of Commissioners of the City of Newark, on the recommendation of the Board of Adjustment dated August 12, 1941, adopted a resolution approving the addition of greasing pit to present gasoline station in a first industrial district on premises 497 Market Street; and

WHEREAS, the applicant; Henry C. Brockman, was unable to proceed with the construction within the allotted time, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark, that an extension of three months be granted to the said Henry C. Brockman for the commencement of the aforesaid work, said extension to expire February 27, 1942.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

WHEREAS, on July 30, 1941, the Board of Commissioners of the City of Newark, on the recommendation of the Board of Adjustment dated July 16, 1941, adopted a resolution approving the reconstruction of a gasoline station, including lubricatorium, in a second business district on premises 122 Summer Avenue; and

WHEREAS, the applicant, James W. D. Archibald, was unable to proceed with the construction within

the allotted time, therefore be it

RESOLVED, by the Board of Commissioners of the City of Newark that an extension of three months be granted to the said James W. D. Archibald for the commencement of the aforesaid work, said extension to expire January 30, 1942.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

The following reports were submitted:

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for October, 1941.

Department of Buildings for October, 1941.

Clerk of First District Court for October, 1941.

Clerk of Second District Court for October, 1941.

Superintendent of Alms House for October, 1941.

City Clerk (2) for October, 1941.

Robert J. Beckley, Acting Clerk 3rd Criminal Court, for October, 1941.

Peter C. Walsh, Clerk, Night Police Court, for October, 1941.

Charles F. McGovern, Clerk, 2d Criminal Court, Part 1, for October, 1941.

Charles F. McGovern, Clerk, 2d Criminal Court, Part 2, for October 1941.

Robert J. Beckley, Clerk 1st Criminal Court, for October, 1941.

Vincent J. Murphy, Director

November 1, 1941.

Elirabeth S. Lewis, Clerk, Family Court, for October, 1941.

To the Honorable
The Commissioners of the
City of Newark, N. J.

City Treasurer, for October, 1941.

Comptroller for October, 1941.

Gentlemen:

Report of City Treasurer for October, 1941.

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866," I herewith present a statement of the receipts and disbursements for the month of October, 1941:

CITY OF NEWARK, N. J.

DEPT. OF REVENUE
AND FINANCE

RECEIPTS

Cash on hand—Sept. 30, 1941	\$7,419,037.19	
Rec'd from Compt.—Oct.	2,705,126.53	
	<hr/>	\$10,124,163.72

DISBURSEMENTS

By Warrant	\$2,816,419.15	
Redemption	4,912.05	
Surplus	490.00	
Returned checks	5,660.53	\$ 2,827,481.73
	<hr/>	
Cash on hand—Oct. 31, 1941		\$ 7,296,681.99

Respectfully,

VINCENT J. MURPHY

Director of Revenue & Finance

Ordered filed.

By' Joseph J. Kroel

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF OCTOBER, 1941	
DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last Year	This Year's Collections Month	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Licenses: Sale of Alcoholic Beverages	531.63	616,535.74	98.99	430.00	610,163.01	616,324.00	99.00
Ice Cream, Plumbing and Refuse	133.50	9,393.50	84.62	49.00	8,589.00	15,096.00	56.89
All Other Licenses	8,823.86	110,711.66	95.44	7,358.13	103,758.22	116,277.00	89.23
Fees and Permits: Tax Search Fees	1,019.75	7,943.75	95.70	811.50	6,582.25	9,306.00	70.73
Building and Electrical Work Permits	3,151.80	28,468.09	89.24	3,010.58	32,153.54	35,370.00	90.90
Public Sewer Connection Tap Fees	150.00	2,610.00	104.40	240.00	2,390.00	2,830.00	84.09
Towels, Soap, Bathing Suits	2,274.25	16,542.78	79.91	920.47	21,836.86	19,862.00	109.20
Combustible, Moving Picture, Garage and Miscellaneous Permits	1,377.00	14,633.40	75.42	1,586.00	14,461.00	19,035.00	75.97
Receipts for patients Treated	2,149.66	22,871.37	101.20	60.00	22,264.33	27,284.00	81.60
Contribution by City of East Orange for Passaic Valley Sewer Maintenance		32,450.83	108.50		23,667.73	31,001.00	76.34
Jury and Listing Fees	2,929.35	31,193.91	85.82	3,783.15	28,246.29	36,581.00	77.21
Animal, Chicken, Plumbing Permits and Miscellaneous Fees	358.50	6,629.30	66.29	312.00	6,095.70	4,124.00	147.81

CITY OF NEWARK, N. J. MONTHLY STATEMENT OF CASH COLLECTIONS MONTH OF OCTOBER, 1941

DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last Year	This Year's Collections Month	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Transcript Fees for Births, Deaths, etc.	1,208.45	7,125.30	122.85	1,255.60	12,748.40	8,928.00	142.79
Fines: Magistrates	5,767.20	54,808.95	64.86	4,859.70	75,028.50	67,410.00	11.30
Overdue and Lost Books	1,391.53	15,329.97	82.31	1,405.38	17,110.32	18,653.00	91.72
Interest and Costs on Assessments	340.36	10,012.52	106.51	688.53	4,198.79	3,449.00	121.73
Interest and Costs on Taxes	57,863.89	399,888.28	62.48	54,735.04	390,265.62	499,629.00	78.11
State and Other Aid: Gas Tax Refund	2,321.94	25,226.37	93.43	7,010.40	26,311.92	27,617.00	95.27
Public Lighting Reimbursement		4,161.63	74.31	1,376.58	5,506.32	4,161.00	132.33
Bill Board Tax		3,285.55	113.30		3,407.80	3,285.00	103.73
State Aid for Relief 1938							
Franchise and Gross Receipts Taxes of 1938-1939		77.10	00.04		1,060,254.79	954,229.00	111.11
Franchise Taxes & Gross Receipts 1940		4,079.75			1,325,335.85	1,318,126.00	100.53
Gross Receipts Taxes of 1941					812,010.49	760,170.00	106.81
Franchise Tax 1941					724,840.86	584,381.00	124.03

CITY OF NEWARK, N. J.	MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF OCTOBER, 1941		
DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last Year	This Year's Collections Month	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Jitney Tax	19,904.89	203,903.22	80.46	22,548.29	223,728.67	247,744.00	90.30
Leases and Rentals: City Owned Property	14,572.65	140,969.39	86.75	18,815.67	167,511.42	169,085.00	99.06
Rent:Army Base	8,333.33	83,333.33	83.33	8,333.33	83,333.33	100,000.00	83.33
Rent: City Railway Reimbursement: Lighting Inspectors Salary	1,500.00	3,000.00	200.00			1,500.00	
Total Miscellaneous Revenues Anticipated							
Real Estate Arrears: "Regular"	311,362.14	3,125,877.13	78.71	251,860.81	1,149,103.08	4,014,485.56	78.44
Personal Arrears:	28,717.32	448,572.73		26,724.90			
Tax Title Liens: Real Estate Taxes	23,094.42	291,582.53	65.72	40,565.28	506,741.98	402,000.00	126.05
Interest and Costs: Lien Certificates		14,147.81					
Leases and Rentals of City Owned Property							
Smoke Abatement Bureau Fees	522.00	2,941.00	50.70	466.00	3,473.00	4,093.00	84.85
Zoning Board Fees	180.00	2,350.00	111.90		2,120.00	2,650.00	80.00
Bill Board Tax							
Foreclosed Property Rents							

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS MONTH OF OCTOBER, 1941

DESCRIPTION	Last Year's Collections		% Collected Last Year	This Year's Collections		Budget Anticipation This Year	% Col. This Yr.
	Last Month	Total to Date		This Month	Total to Date		
Farmers Market Fees	100.00	2,950.00	101.72	100.00	2,750.00	2,850.00	96.49
Current Tax Collections	1,597,345.32	28,427,581.96	75.30	1,789,613.08	31,607,641.98	41,678,930.00	75.83
Miscellaneous Revenue Not Anticipated	1,314.75	14,568.82		2,635.92	30,943.18		
Alms House							
City Home							
Police Department							
Street Cleaning							
Board of Adjustment							
Other							
Dedicated Revenue: Term Bonds				75,000.00	427,000.00		
Newark Airport	13,990.63	168,511.72		24,511.72	246,248.37		
Bureau of Water	240,016.84	2,139,380.88		331,526.62	2,491,344.61		
Bureau of Docks							
Bureau of Streets	7,543.26	43,990.19		1,872.62	35,774.22		
Bureau of Street Cleaning	938.96	12,774.15		423.68	12,898.25		
House Sewer Connections	2,156.21	20,998.24		1,909.97	24,962.81		
Outdoor Poor	1,220.00	9,838.01		1,040.00	9,760.66		

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS			MONTH OF OCTOBER, 1941		
DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last Year	This Year's Month	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Weights and Measures		2,942.50			2,723.50		
Bureau of Motors		46.25			1,027.02		
Printing and Stationery		133.34		1.48	145.57		
Shade Tree	23.98	989.51		102.64	1,315.04		
Public Outings							
City Hospital: Payroll Credits	34.33	144.01		51.21	180.07		
Convalescent Hospital: Payroll Credits		25.86			30.37		
Administration of Relief	58.02	561.41		116.78	569.33		
200 Washington Street Corp.	833.33	8,333.30		1,000.00	10,000.00		
Henry C. Jones Estate	11.88	157.45		12.44	151.09		
Redemption of lien Certificates	290.77	78,457.28		4,892.33	70,290.32		
U. S. Social Hygiene	1,720.00	9,020.00		726.81	3,726.81		
Emergency Relief 1938		1,524.82					
Emergency Relief 1939 & 1940		1,963,506.42					
Public Schools	1,039,973.47	6,947,824.35		1,023,564.99	7,811,343.86		
Refunds—Current Taxes	133.56	14,644.65		450.36	14,494.22		
Return Checks—Current Taxes	11,438.73	63,276.10		5,281.49	52,864.94		
Regular Assessments	1,542.92	27,007.01		367.19	6,347.79		
U. S. Health Sanitation	2,963.33	9,963.33			1,00		

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF OCTOBER, 1941

DESCRIPTION	Last Year's Collections		% Collected Last Year	This Year's Collections		Budget Anticipation This Yr.	% Col. This Yr.
	Last Year's Month	Total to Date		This Year's Month	Total to Date		
Grading, Curbing, Flagging							
Five Year Tax Plan				1,522.97	7,959.43		
House Sewer Connections							
1941 and 1942 Taxes							
Paid in Advance	1,979.45	1,979.45		116.25	1,264.35		
Poor Relief Surplus	94,062.42	102,463.43					
Miscellaneous							
T. T. L. Assessments	105.62	34,975.69		921.74	4,020.45		
Tax Sale Premiums				793.00	793.00		
Grading, Curbing, Flagging							
Water Capital		862,259.00			165,000.00		
House Sewer Connections							
Shade Trees							
Tax Anticipation Notes					4,000,000.00		
Emergency Notes		500,000.00			150,000.00		
Other Cash Collections: Capital Account		4,226,964.39			1,643,259.72		
Miscellaneous	694.48	20,602.12		1,066.25	143,943.39		
TOTAL	3,520,473.68	51,460,142.47		3,728,691.52	58,454,014.42		
Under Deposit		3.71			.01		

Ordered Filed. VINCENT J. MURPHY,
Director of Revenue & Finance.

Mayor Murphy: Motion to adjourn is in order.

Commissioner Byrne: I so move you.

The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Mayor Murphy.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

VINCENT J. MURPHY

RALPH A. VILLANI

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN

City Clerk.

MINUTES OF MEETINGS OF THE BOARD OF COMMISSIONERS

DECEMBER, 1941

Newark, N. J., December 3, 1941

A Regular meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date, in the Commissioners' Chamber, City Hall, at 2:00 p. m., standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: A motion is in order.

Commissioner Brady: I move you, Mr. Mayor, that this Commission meeting be adjourned until next Wednesday, December 10, 1941 at 2:00 p. m.

Commissioner Keenan: I second the motion.

Mayor Murphy: Motion has been made and regularly seconded that the Commission meeting be adjourned until Wednesday, December 10th.

Commissioner Brady: I would like to add to that motion, Mr. Mayor, that we carry over to the meeting

of December 10, 1941, the hearings on all ordinances scheduled for today.

The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: There will be a public hearing on all ordinances December 10, 1941.

Mayor Murphy: For the benefit of anyone who might be here this morning I want to announce that this City Commission meeting has just been adjourned until Wednesday, December 10th, at 2:00 P. M., due to the trial of the City Clerk.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 5, 1941

A Special meeting of the Board of Commissioners was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 10:00 a.m. standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mr. Parsonnet: If your Honor please, prior to taking up this case may I request that the City Commission convene at a special meeting for a moment, and that the Commissioners waive the usual twenty-four hours notice. I want to ask your permission, from the Board of Commissioners, to appeal the recent decision of the State Water Policy Commission with regard to the excess water diversion charges.

Commissioner Byrne: I so move you, Mr. Mayor.

Commissioner Keenan: I second the motion.

Mayor Murphy: Motion has been made that we waive the twenty-four hour notice necessary under the law between commission meetings.

The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The meeting will

come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mr. Parsonnet: If the Commission please, the day before yesterday I received a letter from the State Board of Water Policy Commission including a copy of a resolution by which they denied the application of the City of Newark to place a full free allowance on our Pequannock water shed. They have divided our free allowance between the Pequannock and the North Jersey water shed; and it has been our contention before them at our hearings that we are entitled to a full free allowance on the Pequannock water shed and should not share our allowance with the North Jersey.

Now, it becomes extremely important at this time, for the following reasons: Under the law if we limit the diversion of water at the Pequannock so as to permit a certain amount of flow to go over the dam we could have the minimum charge. We find it necessary, however, not to limit that diversion; and we do not allow much water over the dam. On the other hand, the North Jersey does allow the necessary water over the dam, so that they are entitled, under the law, to the minimum charge of \$1. The charge now being levied against us is \$2.50. It makes an extremely important difference then for us to have our full free allowance on our own water shed, and not share it with North Jersey. Whereas, we get four and a half per cent interest in that free allowance. Under the

law I feel that we can claim the full free allowance. It amounts to some ten million of gallons of water. I think we should demand that that entire allowance be given to us on that entire water shed, in which event we would have to pay no money for excess diversion on the Pequannock. Under the ruling of the State Water Policy Commission, as it exists today, we have to pay \$8,001 for the year 1941; and I respectfully suggest that I be given leave to apply for a writ of certiorari, to certiorari the ruling of the Water Policy Commission.

Commissioner Byrne: I so move you.

Commissioner Villani: I second it.

Mayor Murphy: Motion has been made that the Director of Revenue and Finance instruct the Law Department to appeal the decision of the State Water Policy Commission. All those in favor of the motion signify by saying "aye." The clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne: Mr. Mayor, along the same line, I want to suggest that Tuesday there is a budget hearing of the North Jersey Water Commission and they have made alterations in their plans for the budget. I ask that we be represented at the meeting, and that we have someone, in the absence of Chief Engineer Costello, who is in the hospital, to have somebody in our Water Department at that hearing if possible. I would like somebody from the Water Department to be there.

Mayor Murphy: Yes. I have a letter from them, too. Maybe all the Commissioners did get a letter with reference to it.

Commissioner Villani: Yes.

Commissioner Byrne: Yes.

Commissioner Brady: I don't recall seeing it.

Commissioner Byrne: We ought to have someone from the Engineering Department, and we should have someone from the Law Department.

Commissioner Villani: No, I did not get any letter from the North Jersey water. I got a letter from Commissioner Byrne about the meeting of the freeholders. That is all I know. I did not get the letter.

Mr. Reichenstein: As I understand it, the City Clerk's office is to notify the Law Department that they are to be represented?

Mayor Murphy: That is right. The City Clerk will stand instructed.

Commissioner Byrne: You have a meeting Tuesday. You cannot be there (addressing Mr. Parsonnet).

Mr. Parsonnet: If it is in the morning I cannot make it; but I may find it possible to be there in the afternoon, if I am so instructed.

Mr. Reichenstein: That is Tuesday afternoon?

Commissioner Byrne: Yes, I think so.

Mayor Murphy: The Clerk stands instructed. There is another meeting, Commissioner, with the freeholders?

Commissioner Byrne: Yes, Tuesday.

Mayor Murphy: Where is that?

Commissioner Byrne: At the Hall of Records.

Mayor Murphy: Tuesday morning?

Commissioner Byrne: Tuesday morning. That is for all of the members of the Commission.

Mayor Murphy: Motion to adjourn is in order.

Commissioner Byrne: I so move.

Commissioner Brady: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: Meeting is adjourned.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 10, 1941

An Adjourned meeting of the Board of Commissioners of the City of Newark, N. J. was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 2:00 P. M., standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The Clerk will read the minutes of the previous meeting.

Commissioner Brady: I move that the reading of the minutes be dispensed with.

Commissioner Villani: I second it.

Mayor Murphy: There were a number of meetings.

Commissioner Byrne: There were three meetings, one on November 19th, December 3rd and on December 5th. I ask that that motion be amended to include all meetings, that the reading of the minutes of all these three meetings be dispensed with.

Mayor Murphy: Motion has been made to dispense with the reading of the minutes.

Commissioner Villani: I second it.

Mayor Murphy: Motion has been made and seconded that the last Commission Meeting, and the minutes that were taken at the special meeting, that the reading of the

minutes be dispensed with. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of Superintendent of Meter Maintenance, in the Division of Water, Department of Public Works, and fixing the amount of salary.

The Board of Commissioners of the City of Newark do ordain:

1. There is hereby created in the Division of Water, Department of Public Works, the position of Superintendent of Meter Maintenance, at an annual salary of from \$2501.00 to \$3000.00.

2. The amount of salary to be paid within the minimum and maximum amounts hereinbefore set forth shall be determined by resolution of the Board of Commissioners.

3. This ordinance shall become effective as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that December 31, 1941, at 2:00 P. M.,

standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to amend Section 838 of the Revised Ordinances of the City of Newark (Revision of 1913).

The Board of Commissioners of the City of Newark do ordain:

1. That Section 838 of the Revised Ordinances of The City of Newark, Revision of 1913, be and the same is hereby amended to read as follows:

"Sec. 838. It shall not be lawful for any person excepting the authorized ash and garbage contractor, his agent or assigns, to pick in, upset, rake up or in any way disturb the ashes, garbage or other refuse or whatever nature deposited in any barrel, box, or other receptacle laid or placed on any public street, under a penalty, upon conviction thereof, of a fine of not more than Two Hundred Dollars (\$200.00), or to be

imprisoned in the county jail for not more than ninety (90) days."

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that 1941, at 2:00 P. M., Standard Time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance relating to dogs in The City of Newark," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Keenan moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

Section 5 declared open to amendment.

Section 6 declared open to amendment.

Section 7 declared open to amendment.

Section 8 declared open to amendment.

Section 9 declared open to amendment.

Section 10 declared open to amendment.

Section 11 declared open to amendment.

Section 12 declared open to amendment.

Section 13 declared open to amendment.

Section 14 declared open to amendment.

Section 15 declared open to amendment.

Section 16 declared open to amendment.

Section 17 declared open to amendment.

Section 18 declared open to amendment.

Section 19 declared open to amendment.

Commissioner Brady: I move that Section 19 be amended to read as follows:

"Section 19. No person shall keep, harbor or maintain any dog in violation of the provisions of an ordinance entitled "An Ordinance relating to unnecessary noises," adopted December, 1937."

Mayor Murphy: Motion has been made to amend Section 19. Is there anybody who desires to be heard? If not, a motion is in order.

(No response).

Commissioner Byrne: I move the adoption of the amendment.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Section 20 declared open to amendment.

Section 21 declared open to

amendment.

Commissioner Brady: I move that Section 21 be amended to read as follows:

"Section 21: No person owning, keeping or harboring any dog shall suffer or permit it to be upon the public streets or in any of the public places of the City of Newark unless such dog is accompanied by a responsible person, and is securely confined and controlled by an adequate leash not more than six (6) feet long.

Mayor Murphy: Motion has been made to amend Section 21. Is there anybody who desires to be heard? If not, a motion is in order.

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Section 22 declared open to amendment.

Commissioner Brady: I move that Section 22 be amended to read as follows:

"Section 22: No person, owning, keeping or harboring any dog over the age of two months shall, during the months of June, July, August and September in each year, permit it upon a public highway or outside of the premises occupied by said owner unless such dog wears a muzzle securely fastened over the jaws in such manner that it cannot bite."

Mayor Murphy: Motion has been made to amend Section 22. Is there anybody who desires to be heard? If not, a motion is in order.

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Section 23 declared open to amendment.

Section 24 declared open to amendment.

Commissioner Brady: I move that Section 24 be amended to read as follows:

"Section 24. Any dog which has attacked or bitten any human being, or which habitually attacks other dogs or domestic animals, is hereby defined to be a vicious dog, for the purposes of this section. It shall be the duty of the Bureau of Health to receive and investigate complaints against such dogs, and when any dog complained against shall be deemed by such Bureau of Health to be a vicious dog, as herein defined, the said Bureau of Health shall report the facts to the Police Justices of The City of Newark, who shall thereupon cause the owner or person harboring such dog to be notified in writing of the complaint against such dog and to appear before said Police Justice at a stated time and place. The Justice at the time set for the hearing shall inquire into the facts, and give all interested persons an opportunity to be heard, under oath, and to be represented by counsel, and the Justice shall decide in accordance

with the evidence before him, and if the Justice shall decide that such dog complained of is a vicious dog, as defined by this section, notice of such decision shall be given to the owner or person harboring such dog. No dog which has been so determined to be a vicious dog, shall be permitted to run at large, or to be upon any street or public place in the City of Newark except while securely muzzled and under leash, as provided in this ordinance, and the owner or person harboring any such vicious dog who shall suffer or permit such dog to run at large or to be upon any street or public place in said City of Newark while not securely muzzled and under leash, shall be guilty of a violation of this ordinance."

Mayor Murphy: Motion has been made to amend Section 24. Is there anybody who desires to be heard? If not, a motion is in order.

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Section 25 declared open to amendment.

Section 26 declared open to amendment.

Section 27 declared open to amendment.

Commissioner Brady: I move that Section 27, be amended to read as follows:

"Section 27. All ordinances and

parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed, and this ordinance will take effect upon final passage and publication in accordance with law."

Mayor Murphy: Motion has been made to amend Section 27. Is there anybody who desires to be heard. If not, a motion is in order.

(No response).

Commissioner Byrne: I move its adoption.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady: I move that the ordinance as amended, be adopted on second reading.

Mayor Murphy: Is there anybody who desires to be heard on this ordinance on second reading as amended. If not, a motion to adopt is in order.

Commissioner Brady: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The amendments are adopted. This ordinance, pertaining to the regulation of dogs, as is necessary, will have to be re-advertised. It will come up for second and final reading three weeks from today, on December 31st, at 2:00 P. M., for a public hearing.

The City Clerk presented "An Or-

dinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Brady: I move that the ordinance be laid over until December 17, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the positions of Supervisor, Claims Adjusters, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs and providing salaries for the said positions and for the payment of said salaries," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Brady: I move that the ordinance be laid over until December 17th, 1941.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance to amend an Ordinance entitled: "Zoning Ordinance of the City of Newark," adopted January 8, 1930, and the amendments and supplements thereto," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Brady moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

Section 4 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Brady moved that

the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the title of "An Ordinance to amend an Ordinance entitled: "Zoning Ordinance of the City of Newark," adopted January 8, 1930, and the amendments and supplements thereto," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance to amend an Ordinance entitled: "Zoning Ordinance of the City of Newark," adopted January 8, 1930, and the amendments and supplements thereto.

The ordinance having been read three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the

following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the following resolutions:

RESOLVED, That the sum of \$120.25 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$2,790.18 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$581.33, be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$39,893.33 be and the same is hereby appropriated to the persons named in the certified list below containing

22 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$292.50, be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$16,912.45 be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$282.10 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$1,157.12, be and the same is hereby

appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$667,402.75 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$36,746.84 be and the same is hereby appropriated to the persons named in the certified list below containing 21 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$449,950.00 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$58.54 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$940.00 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$960.30 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$2,132,211.69 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

Ralph A. Villani

RESOLVED, That the sum of \$5,346.03 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$23,149.05 be and the same is hereby appropriated to the persons named in the certified list below containing 158 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$218,733.54 be and the same is hereby appropriated to the persons named in the certified list below containing 14 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$24,688.23 be and the same is hereby appropriated to the persons named in the certified list below containing 190 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Vincent J. Murphy

Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$2,831.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$25,889.10 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$350.00 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,795.40 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,806.40 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

RESOLVED, That the sum of \$129,884.89 be and the same is hereby appropriated to the persons named in the certified list below containing 25 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$9,433.73 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

RESOLVED, That the sum of \$89,046.90 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims

of the Department of Public Affairs. Public Works.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$12,680.05 be and the same is hereby appropriated to the persons named in the certified list below containing 74 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$38,255.82 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$42,971.37 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$37,933.37 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$402.25 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$1,279.83 be and the same is hereby appropriated to the persons named in the certified list below containing 33 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

RESOLVED, That the sum of \$181,200.08 be and the same is hereby appropriated to the persons named in the certified list below containing 136 items, being the bills and claims of the Department of

RESOLVED, That the sum of \$37,686.40 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolutions were declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk read the following resolutions:

WHEREAS, Section 513 of Revised Ordinances, 1913, requires auctioneers licensed by the City to give bond in the sum of \$2,000.00; and

WHEREAS, Joseph T. Greenfield has submitted his bond in the sum of \$2,000.00, with New Amsterdam Casualty Company as surety in connection with his application for Auctioneer's Licenses;

THEREFORE BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the said bond be and the same is hereby approved.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, an emergency has arisen to meet a pressing need for public expenditures, to wit: Public Buildings, Department of Parks and Public Property; and,

WHEREAS, no adequate provision was made in the 1941 budget appropriation for the aforesaid purpose; and

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution is \$170,-240.60, and three per cent of the total current operating expenses in the budget for the year 1941 is \$513,136.16;

NOW THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of Thirty Two Thousand Dollars (\$32,000.00) as follows:

Personal Services — Thirty Thousand Dollars (\$30,000.00).

Other than Personal Services — Two Thousand Dollars (\$2,000.00). and,

BE IT FURTHER RESOLVED, that the Mayor and the Director of the Department of Revenue and Finance and the Acting Auditor of Accounts be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant to R. S. 40:2-31 and in accordance with the provisions of R. S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive; and

BE IT FURTHER RESOLVED that a copy of this resolution be filed with the Commissioner of Local Government.

Ralph A. Villani
Jos. M. Byrne, Jr.

John B. Keenan
Vincent J. Murphy
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, an emergency has arisen to meet a pressing need for public expenditures, to wit: Public Baths, Department of Parks and Public Property; and,

WHEREAS, no adequate provision was made in the 1941 budget appropriation for the aforesaid purpose; and

WHEREAS, R. S. 40:2-31 provides for the creation of an emergency appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations created, including the appropriation to be created by this resolution, is \$173,240.60, and three per cent of the total current operating expenses in the budget for the year 1941 is \$518,136.16;

NOW THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31 in the total amount of Three Thousand Dollars (\$3,000.) as follows:

Other than Personal Services — Three Thousand Dollars (\$3,000.00). and,

BE IT FURTHER RESOLVED, that the Mayor and the Director of the Department of Revenue and Finance and the Acting Auditor of

Accounts be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant to R. S. 40:2-31 and in accordance with the provisions of R. S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive; and

BE IT FURTHER RESOLVED that a copy of this resolution be filed with the Commissioner of Local Government.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS Herman Harad is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS Herman Harad is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939, Herman Harad was the owner of record of premises known and designated as Block 3707, Lot 42, 204-206 Hansbury Avenue, Newark, New Jersey, which was assessed at a valuation of \$9,500.00, tax \$460.75;

BE IT FURTHER RESOLVED by the Board of Commissioners of the City of Newark that the said Herman Harad be granted exemption of \$300.00, tax \$14.55 for 1940 from

the assessed valuation on his property known as Block 3707, Lot 42, 204-206 Hansbury Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Joseph P. Cassidy is an honorably discharged veteran and is entitled to an annual exemption of \$300.00 from the assessed value of his real estate but failed to obtain same for the year 1940;

WHEREAS on October 1st, 1939 Joseph P. Cassidy was the owner of record of premises known and designated as Block 1957, Lot 1, 66 Peck Avenue, Newark, New Jersey, which was assessed at a valuation of \$5,300.00, tax \$257.05;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Joseph P. Cassidy be granted exemption of \$300.00, tax \$14.55 for 1940 from the assessed valuation on his property known as Block 1957, Lot 1, 66 Peck Avenue, Newark, and that the receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS Michael J. McGrath is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain same for the year 1939;

WHEREAS on October 1st, 1938 Michael J. McGrath was the owner of record of premises known and designated as Block 4126A, Lot 33, 171 Richelieu Terrace, Newark, New Jersey which was assessed at a valuation of \$5,500.00, tax \$250.25;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Michael J. McGrath be granted exemption of \$500.00, tax \$22.75 for 1939 from the assessed valuation on his property known as Block 4126A, Lot 33, 171 Richelieu Terrace, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS Frank Gaffney is an honorably discharged veteran and is entitled to an annual exemption of \$500.00 from the assessed value of his real estate but failed to obtain

same for the year 1940;

WHEREAS on October 1st, 1939, Frank Gaffney was the owner of record of premises known and designated as Block 580, Lot 15, 402 Clifton Avenue, Newark, New Jersey which was assessed at a valuation of \$9,800.00, tax \$475.30;

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that the said Frank Gaffney be granted exemption of \$500.00, tax \$24.25 for 1940 from the assessed valuation on his property known as Block 580, Lot 15, 402 Clifton Avenue, Newark, and that the Receiver be and he is hereby authorized to note said exemption upon his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Concordio Lordi, entered the employ of the City of Newark, on July 22, 1914, as a Laborer, in the Bureau of Street Cleaning, and has been continuously employed in that capacity for over a period of 27 years, his present employment being in said Bureau of Street Cleaning, Department of Public Works, as Laborer; and,

WHEREAS, said Concordio Lordi has made application for a pension, under:—

R. S. 1937, 43:12-1 (as amended by Chapter 218, P. L. 1939).

wherein it is provided that:

“A person who has been continuously in the employ of any city for a period of twenty-five years and has reached the age of seventy years or who has been continuously in the employ of any city for a period of forty years and has reached the age of sixty years, may retire or be retired at any time thereafter. On and after retirement he shall be paid by the City one-half of the amount he was receiving as salary from the City at the time of his retirement.”

and,

WHEREAS, it appears that said Concordio Lordi is more than 70 years of age and has been continuously employed by the City of Newark for a period of more than 25 years; and,

WHEREAS, the said Concordio Lordi is receiving a salary of \$25.50 per week;

THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the application of Concordio Lordi, employe of the City of Newark, as Laborer, Bureau of Street Cleaning, Department of Public Works, for a pension, be and the same is hereby granted, by virtue of the provisions of:—

R. S. 1937, 43:12-1, (as amended by Chapter 218, P. L. 1939).

said pension to become effective as of December 11, 1941; and,

BE IT FURTHER RESOLVED, that said Concordio Lordi be paid a pension of \$12.75 per week, paid as other pensions are paid.

Jos. M. Byrne
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, EMIL BONNET, entered the employ of the City of Newark January 23, 1914, as a laborer in the Bureau of Street Cleaning, and has been continuously employed in such capacity as laborer for over a period of twenty-five years, his present employment being in the said Bureau of Street Cleaning, Department of Public Works, as laborer; and

WHEREAS, said Emil Bonnet, has made application for a pension, under R. S. 1937, 43:12-1, as amended by Chapter 218, P. L. 1939, wherein it is provided that:

"A person who has been continuously in the employ of any city for a period of twenty-five years and has reached the age of seventy years or who has been continuously in the employ of any city for a period of forty years and has reached the age of sixty years, may retire or be retired at any time thereafter. On and after retirement he shall be paid by the city one-half of the amount he was receiving as salary from the city at the time of his retirement."

and,

WHEREAS, it appears that said Emil Bonnet is more than seventy years of age and has been continuously employed by the City of Newark for a period of more than twenty-five years, and

WHEREAS, the said Emil Bonnet is receiving a salary of Twenty-five Dollars and Fifty Cents (\$25.50) per week;

THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the application for a pension by Emil Bonnet, employee of the City of Newark, as laborer, Bureau of Street Cleaning, Department of Public Works, be and the same is hereby granted by virtue of the provisions of R. S. 1937, 43:12-1, as amended by Chapter 218, P. L. 1939, said pension to become effective as of November 27th, 1941; and

BE IT FURTHER RESOLVED, that said Emil Bonnet be paid a pension of Twelve Dollars and Seventy-five Cents (\$12.75) per week, paid as other pensions are paid.

Jos. M. Byrne
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, an emergency has arisen by reason of the state of war which now exists between the United States of America and the Japanese Empire, and by reason of the further danger of attack by hostile nations, to which municipalities located on the eastern seaboard of the United States may be subjected; and

WHEREAS, it is therefore necessary for the Newark Defense Council, created under and by virtue of Chapter 45 of the Laws of 1941, to have additional funds to defray necessary and unanticipated expenses; and

WHEREAS, no adequate provisions were made in the 1941 Budget appropriations for the aforesaid purpose; and

WHEREAS, R. S. 40:2-31 provides for the creation of an appropriation for the purpose above mentioned; and

WHEREAS, the total amount of emergency appropriations, created, including the appropriation to be created by this resolution is \$198,-240.60, and three per cent of the total current operating expenses in the budget for the year 1941 is \$518,-136.16;

NOW, THEREFORE, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that an emergency appropriation be and the same is hereby made pursuant to R. S. 40:2-31, to the Newark Defense Council, in the total amount of Twenty-five Thousand Dollars (\$25,000.00), as follows:

Personal Services — Three Thousand Three Hundred Seventy-five Dollars (\$3,375.00).

Other than personal services — Twenty-one Thousand Six Hundred Twenty-five Dollars (\$21,625.00);

and

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Finance and the Acting Auditor of Accounts, be and they are hereby authorized to issue "Emergency Notes" not in excess of the above amount, pursuant to R. S. 40:2-31, and in accordance with the provisions of R.S. 40:2-40, 40:2-41 and 40:2-43 to 40:2-46, inclusive; and

BE IT FURTHER RESOLVED, that the Mayor and Director of the Department of Revenue and Fi-

nance, and the Acting Treasurer be and they are hereby authorized to pay over to the Newark Defense Council so much of the aforesaid appropriation as may be necessary to carry on the work or to defray the expenses of the Newark Defense Council; and

BE IT FURTHER RESOLVED, that a copy of this resolution be filed with the Commissioner of Local Government.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Public Works be and he is hereby authorized to enter into an agreement with the United States of America, by the Chief of the Weather Bureau, Department of Commerce, of the said United States, for and on behalf of the City, for use by the Weather Bureau of certain equipment owned by The City of Newark, at the Newark Municipal Airport, Newark, New Jersey, and its maintenance and repair by the said Weather Bureau. The Federal Government shall not be obligated to expend an amount greater than \$25.00 in any fiscal year; said agreement to commence August 13, 1941, and to continue indefinitely, subject to right of either party to terminate on thirty (30) days' written notice to the other, and according to the terms set forth in the agreement to be executed between

the City and the government, approved as to form by the Law Department; and the said Director of the Department of Public Works be and he is hereby authorized to execute said agreement for the City of Newark.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,

RESOLVED, That in order to accommodate public purposes in the City of Newark, Public Service Co-ordinated Transport be and it is hereby requested and directed to relocate its pole on the north side of Hawthorne Avenue, between Osborne Terrace and Huntington Terrace, as indicated on map or plan numbered 3137-A and entitled "Public Service Coordinated Transport, Distribution Department, Proposed Relocation of Pole in Hawthorne Ave., Bet. Osborne & Huntington Terraces, Newark, N. J." dated November 14, 1941, hereto attached and made a part hereof, and that said pole be and is hereby relocated as shown on said map or plan.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS Lawrence A. Caprio was the owner of the premises known and designated as 665 Mt. Prospect Avenue, Block 736, Lot 40 on October 1st, 1939 the taxing date for 1940, and

WHEREAS the said property was assessed at a value of \$8,100. for the year 1940, being Land \$3,500. Improvements \$4,600. and

WHEREAS Lawrence A. Caprio, the owner appealed to the Essex County Board of Taxation on the assessed value of \$8,100. and the County Board allowed a reduction of \$1,000. tax \$48.50; through an inadvertance, however, the remission certificate described the property as Block 763 instead of Block 736, with the result that the credit was given on the wrong parcel.

BE IT THEREFORE RESOLVED by the Board of Commissioners of the City of Newark that credit for a reduction of \$1,000. tax \$48.50 be allowed on the assessed value of the property described as Block 736, Lot 40, 665 Mt. Prospect Avenue for the year 1940 and that the Tax Receiver be and he is hereby authorized to enter said credit on his records.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, by virtue of a contract signed pursuant to resolution No. 6260 adopted by the Board of Commissioners of the City of Newark,

on December 6, 1939, the United States Government has, through the National Cancer Institute, loaned to the City of Newark, without charge, radium at the total value of \$6290 for a period beginning December 15, 1939 and through December 14, 1940 on condition that no charge be made to patients for the use of said radium and on further condition the City of Newark is to take out insurance against the loss of said radium; and,

WHEREAS, the City of Newark has, with the permission of the National Cancer Institute had the continued use of the said radium since December 15, 1939; and,

WHEREAS, it is desirable and necessary that the City Hospital retain this radium for a further period of time; and,

WHEREAS, the United States Government through the National Cancer Institute is willing to permit the City of Newark the use of the said radium for a further period of time until December 14, 1942, under the terms and conditions of the resolution of December 6, 1939; and,

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the offer of the United States Government through the National Cancer Institute be accepted and the Director of the Department of Public Affairs and the City Clerk be and they are hereby authorized and directed to enter into contract with the United States Government for the acceptance of the said radium, for a period beginning December 14, 1941 to December 14, 1942, the total value of said radium being \$6290; the City to carry the necessary insurance against loss of said radium.

John A. Brady
Vincent J. Murphy

John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Vincent J. Murphy, Mayor and Director of the Department of Revenue and Finance, has filed application No. 5236-7746-0 with the Work Projects Administration to provide employment for 207 persons to be taken from the relief rolls of the city, to develop education and leisure time activities to groups of wage earners, which project has been approved by the President; and

WHEREAS in said project application the sum of \$15,000.00 is set up as the Sponsor's contribution to provide rent, heat, light and power; and

WHEREAS, The Eleventh Ward Building & Loan Association is the owner of the building located at 487 Orange Street, in the City of Newark, in which building there is approximately 300 square feet of floor space which is well suited for the operation of said project, and has agreed to lease said space to the City of Newark;

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that the Director of the Department of Revenue and Finance be and he is hereby authorized to enter into and execute a lease with the Eleventh Ward Building and Loan Association for the premises hereinbefore described for twelve months at a rental of \$25.00 per month, payable monthly, subject to such conditions and covenants as may be required by said

Director of the Department of Revenue and Finance, and to approval as to form by the Law Department.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK THAT Resolution No. 1109, adopted by this Board on October 22, 1941, authorizing execution of a contract between Raymond Lemassena of 810 Broad Street, Newark and the City of Newark in regard to information relative to certain properties situate in the City of Newark and wholly omitted from assessment and taxation in the taxing district of Newark, be and said resolution is hereby rescinded.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, It was decided at a conference held November 5th, 1941 by the Board of Commissioners of The City of Newark that window cleaning for the following buildings located in the City of Newark be

placed under the jurisdiction of the Director of the Department of Parks and Public Property, namely: First Precinct, Second Precinct, Third Precinct, Fourth Precinct, Emergency Division, Police Academy, Police Maintenance Shop, City Hospital, in addition to the City Hall group of buildings which was and still remains in the Department of Parks and Public Property;

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for sealed proposals for window cleaning in the buildings heretofore named.

Bids to be received on such date and at such time as he shall in said advertisement designate.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that a certain Lease, dated December 1941, BETWEEN ZENITH BUILDING AND LOAN ASSOCIATION, of the first part; AND, THE CITY OF NEWARK, of the second part, for the rental by said Association to The City of Newark, as Tenant, of a store and 2 rooms, in rear, of premises No. 153 Wilson Avenue, Newark, for use as a Health Station, upon terms and conditions in said Lease more particularly set forth (a copy of which Lease is attached

hereto) be and the same is hereby ratified and confirmed; and the Director of the Department of Public Affairs and the City Clerk of the City of Newark be and they are hereby directed to execute said Lease, on behalf of the City, on the passage of this resolution.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that a certain Lease, BETWEEN, THE CITY OF NEWARK, as Landlord; AND, E. M. SERGEANT PULP & CHEMICAL CO., INC., (a corporation), as Tenant, (being a renewal of a present Lease), dated covering lands at Port Newark Terminal, (a copy of which Lease is hereto attached and made part hereof), be and the same is hereby ratified and confirmed; and the Director of the Department of Public Works and the City Clerk be and they are hereby authorized and directed to sign said Lease, on behalf of The City of Newark, on the adoption of this Resolution.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the Director of the Department of Public Works and the Acting City Clerk be and they are hereby authorized and empowered to execute, on behalf of The City of Newark, a sewer easement agreement between the National Newark and Essex Banking Company, and Robert I. Heller and Felix Forlenza, Executors and Trustees under the Last Will and Testament of Rudolph Heller, deceased, and The City of Newark, concerning a certain sanitary sewer located in Poe Avenue, in the City of Newark, a copy of which agreement is annexed hereto and made a part hereof.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, PHILIP J. BENDER & SONS of 437 New Jersey Railroad Avenue, machinery manufacturers, has made application for adjustment of the Principal and interest of their personal taxes in arrears; and

WHEREAS, it appears that said company is in arrears in the amount of principal \$830.35 and of interest \$159.17 total \$989.52 dating back to 1937 and including 1940; and

WHEREAS, it further appears this company filed a personal tax return indicating an average taxable pro-

perty of \$3,000 for the said years;
and

WHEREAS, the Tax Board continuously assessed this company for the said years on a basis of \$6,000;
and

WHEREAS, the PHILIP J. BENDER & SONS, have had financial difficulties which caused them to be in arrears; and

WHEREAS, there is now an up trend in their business and desiring to negotiate in order to expand their business it is necessary that the taxes in arrears and other liabilities be cleared up; and

WHEREAS, an appraisal shows that the present market value of the property would not bring more than \$622.05; and

WHEREAS, it further appears that upon a forced sale this amount would not be realized;

NOW THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Mayor and Director of the Department of Revenue and Finance is hereby authorized and directed to accept in full settlement on the arrears in personal taxes for the years 1937 to 1940, both inclusive, from the said Philip J. Bender & Sons, the sum of Six Hundred and Twenty-Two Dollars and Five Cents (\$622.05) and upon receipt thereof, to cancel from the records of the City of Newark the outstanding indebtedness for personal property taxes and penalties and interest thereon.

Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, The Associated Humane Societies of New Jersey is organized for the purpose of conducting a general pound for dogs, and it has been engaged over a period of several years by the City of Newark to care for stray animals under an agreement wherein The City of Newark pays the said Associated Humane Societies of New Jersey Seven Thousand, Five Hundred Dollars (\$7,500.00) per year;
and

WHEREAS, The Director of the Department of Public Affairs recommends that this agreement be renewed for a period of one year;
and

WHEREAS, According to Chapter 83 of the Laws of New Jersey for 1928, it is not necessary to advertise for bids for such work;

THEREFORE BE IT RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Public Affairs be and he is hereby authorized to contract for one (1) year from January 1, 1942, with the Associated Humane Societies of New Jersey, for the care of stray animals during the year 1942, for the sum of Seven Thousand, Five Hundred Dollars (\$7,500.00), to be paid by The City of Newark; and to execute the agreement, said agreement to be in accordance with the terms of the present contract, and approved as to form by the Law Department.

John A. Brady
Vincent J. Murphy
John B. Keenan

Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, The City of Newark at a tax sale held on the twenty-second day of August 1939, acquired a certain Tax Sale Certificate numbered 33055 and dated August twenty-second 1939, covering land and premises known and designated as numbers 471 Raymond Boulevard, Newark, New Jersey, also designated and being lot numbered 14, in block numbered 2461, on the Tax Assessment Maps of the City of Newark, and

WHEREAS, North Jersey Discount Company has applied to the Comptroller for the sale and assignment of said certificate, and

WHEREAS, notice to the owner, public notice and advertisement has been made as required by the Revised Statutes Sections 54:5-114, therefore

BE IT RESOLVED that the director of Revenue and Finance be and he is hereby authorized to execute and deliver to the said North Jersey Discount Company a deed of sale and assignment, attested and acknowledged by the City Clerk for the said certificate, in accordance with the provisions of Sections 54:5-113-114 of the Revised Statutes of New Jersey.

The amount due upon said certificate together with the amount of subsequent liens, including principal, interest and costs to December 10, 1941 are as follows:

Due on certificate	\$63.70
Costs	1.00
Interest	11.73
1939 Tax	54.60
Interest	10.84
1940 Tax	82.45
Interest	9.20
1941 Tax	97.75
Interest	3.05
	<hr/>
	\$334.32

The total amount of \$334.32 above mentioned is to December 10, 1941 and shall be paid at or before the date of execution and delivery of the Deed of Assignment, and in addition thereto any accumulated interest to date of assignment.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the premises situate at 111-123 and 112-124 AVENUE P, Block 5002, Lot 7 and Block 5010, Lot 20, has been heretofore assessed as one parcel of land 4.79 acres; and

WHEREAS, there is outstanding thereon the following liens, to wit:

Interest & Cost in Certificates	
for year 1930-1934	\$ 66.74
1930 Tax	380.21
1931 Tax	384.07
1932 Tax	366.70
1933 Tax	316.52
1934 Tax	354.05
Interest & Cost not in	
Certificate up to and	
including 12-3-41	1,344.45
	<hr/>
	\$3,212.74

and

WHEREAS, Hyde Real Estate Corporation has made application for apportionment of 2.81 acres of said outstanding liens in accordance with apportionment application on file in the office of the Mayor, Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest & Cost in Certificate	
for years 1930-1934	\$ 40.04
1930 Tax	224.58
1931 Tax	226.86
1932 Tax	216.60
1933 Tax	186.96
1934 Tax	208.05
Interest & Cost not in	
Certificate up to and	
including 12-3-41	793.45
	<hr/>
	\$1,896.54

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Mayor, Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the Mayor of the City of Newark be and he is hereby authorized and directed to carry out, as far as possible, and to put into effect all plans and recommendations of the Newark Defense Council, or the New Jersey Defense Council, to the end that there may be no delay in the efficient and expeditious operations under such plans and recommendations.

Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the following persons filed with the License Commissioner of the City of Newark applications for 1941 Bagatelle Game of Skill, Four Dollars (\$4.00) Licenses, and did deposit with the City Clerk of the City of Newark the sum of Four Dollars (\$4.00) with each application at the time of the filing of said applications:

License	Name	Address
1484	Anthony Cicalese,	311 Chestnut Street.
1614	American Athletic Club,	217 Bloomfield Avenue.
1466	Anthony Celes,	20 Plane St.
1822	Donato Colucci,	31 Joseph St.
1092	Forest Hill Pleasure Club,	260 Clifton Avenue.

- 1648 Ralph Goione, 576 Broadway.
- 1721 Joseph W. Grodecki, 28 Branford Place.
- 1722 Joseph W. Grodecki, 28 Branford Place.
- 1723 Joseph W. Grodecki, 28 Branford Place.
- 1724 Joseph W. Grodecki, 28 Branford Place.
- 1725 Joseph W. Grodecki, 28 Branford Place.
- 1539 Elias Grossblatt, 132 Orchard Street.
- 1814 Max Hoffman, 79 E. Bigelow Street.
- 1543 Verne F. Kent, 135 Warren Street.
- 1585 Mansueto & Leo, 374 Fifteenth Avenue.
- 1670 Oxford Club, 259 Clifton Ave.
- 1633 Edward C. Pelissier, 284 Sussex Avenue.
- 1761 Joseph Steinreich, 278 Market Street.
- 1488 Flyer's Restaurant, Inc., 808 Haynes Avenue.

AND WHEREAS, the applications of the above named applicants have been rejected, and

WHEREAS, the above named applicants are now entitled to refunds of Four Dollars (\$4.00) on each application, now,

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the sum of Four Dollars (\$4.00) be and the same is hereby ordered paid to each

of the above named applicants, and the Director of the Departemnt of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Four Dollars (\$4.00) to each of the above applicants.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Hayward Van Wood has filed with the License Commissioner of the City of Newark applications for restaurant and tobacco licenses, and did deposit with the City Clerk of the City of Newark the sum of Eleven Dollars (\$11.) with said applications at the time of filing same, and

WHEREAS, said Hayward Van Wood has withdrawn said applications and is entitled to a total refund of Eleven Dollars (\$11.00),

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of Eleven Dollars (\$11.00) be and the same is hereby ordered paid to said Hayward Van Wood as a refund for restaurant license No. 1450 and cigar license No. 4468, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Eleven Dollars (\$11.00) to said Hayward Van Wood.

John B. Keenan
John A. Brady

Vincent J. Murphy
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering:—

Anhydrous Ammonia—Pub. Works.
Pig Lead—Public Works.

1:3-: HES Portland Cement —
Public Works.

Copper Sulphate—Public Works.

Chlorine—Public Works.

Meats and Meat Products—Public
Affairs.

Ambulance—Public Affairs.

Ballistics—Public Safety.

Steel Pipe—Public Safety.

Repairing & Retreading Tires —
All Departments.

BIDS to be received on such date
and at such time as it shall in said
advertisement designate.

Jos. M. Byrne
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1295, dated November 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

HARRISON SUPPLY COMPANY
—East Newark, New Jersey.

(Department of Public Works).

Approx. 300 cu. yds. Grade "J"
Broken Stone Aggregate
..... @ \$2.65 cu. yd.

JOHNS MANVILLE SALES CORPORATION—New York, N. Y.

Approx. 1600 lin. ft. 6" 150 :: pressure pipe @ .729 ft.

Approx. 800 lin. ft. 4" 150 :: pressure pipe @ .471 ft.

Jos. M. Byrne
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Joseph M. Byrne, Jr., Director of the Department of Public Works is causing to be filed with the Work Projects Administration, a Project Application to provide employment for 1,377 persons to be taken from the relief rolls of the City to be employed upon a project to improve the dock facilities at Port Newark, including the demolition of unserviceable wharf and pier on the north side of the inshore channel and the reconstruction of 2,400 lin. ft. of wharf and 700 lin. ft. of pier at this location; the construction of 2,075 lin. ft. of marginal relieving platform type of dock on the south side of the inshore channel; the construction of a marine transit shed, 250 feet by 750 feet adjacent to the dock; the extension of 5,000 ft. of railroad track to serve the proposed dock, marine transit shed and open storage areas; the reconstruction of eight (8) miles of existing railroad track in the Port Newark area; filling, grading and servicing of approximately 60 acres of unused areas to be made available for leasing for industrial sites and for open storage; and the construction of 25,000 lin. ft. of drainage ditches, 1,500 lin. ft. of culverts and tidegates required for the development of unused reclaimed areas; and

WHEREAS, the contribution to be requested of the Work Projects Administration for said project

amounting to \$2,479,736. is contingent upon the expenditure of \$99,189. by the City of Newark;

THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Works be and he is hereby authorized to expend the sum of \$99,189. for the purpose aforesaid to be paid from funds appropriated for the operation of Work Project Administration Projects.

Jos. M. Byrne
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from Budget Appropriations in the Department of Revenue and Finance as follows:

From—Sinking Fund Commission—Other than	
Personal Services	\$ 540.00
To—Auditor's Office	
Personal Service	450.00
From—City Clerk	
Personal Services	9,000.00

—————
To—Tax Receiver (Tax

Accounting & Billing Division)		Other than Personal Services	4,000.00
Personal Services	8,500.00		
Arrears Personal Taxes		Personal Arrears	
Personal Services	500.00	Other than Personal Services	1,300.00
	9,000.00		
From—Tax Receiver (Tax Accounting & Billing Division)		Vincent J. Murphy	
Other than Personal Services	1,000.00	John B. Keenan	
		John A. Brady	
City Treasurer		Jos. M. Byrne	
Other Than Personal Services	400.00	Ralph A. Villani	
Tax Board—Surveyors Division		The roll being called, the resolu- tion was declared adopted by the following votes:	
Personal Services	300.00	Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.	
	1,700.00		
To—Arrears Personal Taxes		RESOLVED by the Board of Com- missioners of the City of Newark that pursuant to Local Budget Act R. S. 40:2-30 Transfer of Appro- priations, that the Director of the Department of Revenue and Fi- nance be and he is hereby authorized to make the following transfer to and from Budget Appropriations in the Department of Public Works— Central Purchase personal services to Central Purchase other than per- sonal services	\$5,500.00.
Personal Services	1,700.00		
From—Law Department			
Personal Services	500.00		
Comptroller		Jos. M. Byrne	
Other than Personal		John B. Keenan	
Services	400.00	John A. Brady	
Tax Receiver— Counter Div.		Vincent J. Murphy	
Other than Personal		Ralph A. Villani	
Services	3,500.00	The roll being called, the resolu- tion was declared adopted by the following votes:	
Tax Receiver— Cashiers' Div.		Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.	
Other than Personal			
Services	900.00		
	5,300.00		
To—Tax Board— Assessors' Division		RESOLVED, By the Board of Commissioners of The City of New- ark that pursuant to Local Budget Act, R. S. 40:2-30, Transfers of Appropriations, the Director of the	

Department of Revenue & Finance be and he hereby is authorized and directed to make the following transfers to and from Budget Appropriations:

Three Thousand Five Hundred Dollars (\$3,500.00) from Department of Public Works, Port Newark Operations, Personal Services, to Port Newark Operations, Other Than Personal Services;

Two Thousand Five Hundred Dollars (\$2,500.00) from Personal Services, and One Thousand Dollars (\$1,000.00) from Other Than Personal Services, from Department of Public Works, Director's Office, to Other Than Personal Services in the Bureau of Street Cleaning, Department of Public Works.

John B. Keenan
Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, By the Board of Commissioners of The City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he hereby is authorized and directed to make the following transfers to and from budget appropriations:

Thirty Thousand Dollars (\$30,000.00) from the Department of Public Works, Division of Work Projects — Personal Services—to the Department of Public Works, Division of Work Projects — Other than

Personal Services.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED by the Board of Commissioners of The City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30, Transfers of Appropriations, that the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Parks and Public Property:

From Public Baths, Other Than Personal Service to Public Baths, Personal Service\$7,100.00

From Celebration of Holidays, Other Than Personal Service to Director's Office, Other Than Personal Service 327.00

From Public Buildings—City Owned Property, Other Than Personal Service to Public Buildings—City Owned Property Personal Service 50.00

From Public Buildings—City Owned Property, Other Than Personal Service To Shade Tree, Personal Service 625.00

From Shade Tree, Other Than Personal Service To

Shade Tree Personal
Service 5,935.00

From Shade Tree—Dedicated
Revenue, Other Than
Personal Service to Shade
Tree—Dedicated Revenue,
Personal Service 803.98

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

RESOLVED, by the Board of
Commissioners of the City of New-
ark, that pursuant to Local Budget
Act R. S. 40:2-30, Transfer of Ap-
propriations, the Director of the De-
partment of Public Affairs be and
he is hereby authorized to make
the following transfers to and from
budget appropriations in the De-
partment of Public Affairs as fol-
lows:

From: Bureau of Health
Personal Service\$3,500.00

To: Bureau of Health
Other Than Personal
Service 3,500.00

From: Ivy Hill Power Plant
Other Than Personal
Service 1,200.00

To: Ivy Hill Power Plant
Personal Service 1,200.00

From: Newark City Home
Personal Service 400.00

To: Newark City Home
Other Than Personal
Service 400.00

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

WHEREAS, during the year 1941
the payrolls listed below amounting
to \$901.32 were charged in error to
the appropriation for Shade Tree
Personal Service.

Week ending 1941

January 29th	\$ 5.95
February 5th	13.85
February 12th	23.90
February 19th	14.70
February 26th	20.50
March 5th	32.80
March 12th	6.00
April 2nd	10.00
April 9th	45.26
April 16th	37.59
April 23rd	124.75
April 30th	122.89
May 7th	59.83
May 14th	152.67
May 21st	51.35
May 28th	15.46
June 4th	10.00
June 11th	5.64
June 18th	16.44
June 25th	6.98
July 2nd	24.75
July 9th	38.76
July 16th	12.05
July 23rd	24.00
July 30th	10.88
August 6th	1.60
August 13th	3.19
August 20th	8.03
September 3rd	1.50
TOTAL	901.32

and,

WHEREAS, the charges should have been made against the Shade Tree Dedicated Revenue Personal Service.

THEREFORE, BE IT RESOLVED, that the records of the City of Newark be corrected accordingly.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that the salary of one Emma P. Oswald, Pharmacist, employed at the Newark City Hospital, Department of Public Affairs, be and the same is hereby adjusted from \$1,920 to \$2,100 per annum, effective December 16, 1941.

Miss Oswald's salary is adjusted to conform with salaries paid other Pharmacists in similar grades.

John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, two vacancies exist in the rank of Captain in the Fire Division, Department of Public Safety, because of the death of Cap-

tain Frank N. Meeker on November 18, 1941, and the retirement of Captain George A. Schell on December 1, 1941, and

WHEREAS, it is essential that said vacancies be filled,

NOW, THEREFORE, BE IT RESOLVED that Joseph J. Drew and Theodore Muench, having been certified as eligible by the Civil Service Commission, be and they are hereby promoted to the rank of Captain in the Fire Division, Department of Public Safety, and they shall be paid the same compensation and in like manner as other captains in the same grade of service, effective December 10, 1941.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, By the Board of Commissioners of The City of Newark, that the salary of James Papa, Laborer in the Bureau of Public Buildings, Department of Parks and Public Property, be and the same is hereby increased from \$1320.00 to \$1500.00 per annum; said increase in salary effective as of September 16th, 1941.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that the title of Assistant Claims Adjuster, be and the same is hereby created in the Division of Claims, Department of Public Affairs at a salary of \$1,680.00 per annum, effective October 1, 1941.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Public Affairs has inquired into the salary schedule of employees of the Department of Public Welfare in other municipalities in respect to the employees and where the municipality is of like size and conditions in respect to public welfare work as in the city of Newark and has determined that the annual salaries of certain employees in the Department of Public Welfare in the City of Newark should be adjusted; and

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the annual salary adjustments hereinafter set forth in respect to the employees of the Department of Public Welfare, Department of Public Affairs in the City of Newark, be and the same are hereby approved, effective November 1, 1941.

Name	Title	Present Salary	Adjusted Salary
Ruth Dudley, Sr.	Supervisor	Pres. Sal. \$1,980—Adj. Sal. \$2,220	
Helen F. Duke, Sr.	Supervisor	Pres. Sal. \$1,980—Adj. Sal. \$2,220	
William S. Gurkin, Sr.	Supervisor	Pres. Sal. \$1,980—Adj. Sal. \$2,220	
Grace E. Malone, Sr.	Supervisor	Pres. Sal. \$1,980—Adj. Sal. \$2,220	
David K. Marx, Sr.	Supervisor	Pres. Sal. \$1,980—Adj. Sal. \$2,220	
Ethel T. O'Connor, Sr.	Supervisor	Pres. Sal. \$1,980—Adj. Sal. \$2,220	
Sidney Albinowski, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Mary H. Byrne, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Bessie G. Anderson, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Vera C. Brantley, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Vitella V. Cauco, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Agnes De Phillips, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Dorothy M. Del Pomo, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Charlotte Eule, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
James H. Farmer, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Peter W. Frungillo, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	
Anna H. Hasbrouck, Jr.	Supervisor	Pres. Sal. \$1,680—Adj. Sal. \$1,920	

Fern C. Hyde, Jr. Superivsor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Sophie Askin, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Nathan Kolen, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Vera P. Atkins, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Wm. A. Kraibuhler, Jr., Jr. Super. Pres. Sal. \$1,680—Adj. Sal. \$1,920	Rose E. Baiocchi, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Bernard Litschitz, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Benj. B. Barenbaum, Fam. Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Quentin C. Lucalello, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Louis Bindi, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Catherine A. Malloy, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	George P. Block, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Albert A. McFadden, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Edward J. Bolden, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Florence D. Munson, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Martin N. Baroje, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Walter F. Nolan, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Leonard Brazell, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Abigail Paskow, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Ira Bressman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Joseph D. Rubino, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Goldie Broadman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Andrew J. Scales, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Mamie Bryant, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Milton H. Taylor, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Molly Burg, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Rose Tumin, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	William B. Byrne, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Milton Weiss, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Michael J. Carson, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Catherine T. Caufield, Jr. Supervisor Pres. Sal. \$1,680—Adj. Sal. \$1,920	Fred E. Caruso, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Bernadette D.F. Acierno, Fam. Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Minnette L. Caruso, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Mary L. Addonizio, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Josephine Castaldo, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560

Helen S. Castallo, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	John J. Doyle, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Guido L. Cetrulo, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	John S. Doyle, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Carmeno Cicurillo, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Matthew P. Doyle, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Bernard A. Clark, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Betty Z. Drumm, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Milton H. Cohn, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	T. Douglas Dryburgh, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Anthony Conduso, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Frank Dughi, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Bernard Cooperman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mary Dunn, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Sue H. Cubbage, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Edith N. Dunne, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Robert S. Cunningham, Fam. Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Katherine B. Dunsing, Fam. Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
James A. Curtis, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Sigmund M. Epstein, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Ruth Dale, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Ethel B. Feinsilver, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Rosamond De Fronzo, Fam. Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Alba Flammia, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Clifford De Michele, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	E. Manuel Fox, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Minnetta Dennis, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Florence Fox, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
George H. Denton, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Norman Frankle, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Victor De Salvo, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Anne M. Frazier, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Nicholas Devone, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Thomas Freda, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Ferdinand Di Palma, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mildred Friedlander, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560

Estelle Friedman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Agnes Jahn, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Edna C. Frutchev, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Raymond Jaques, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Louise Gautier, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	James P. Jennings, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Albert A. Gialanella, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Ocie Jordan, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Joseph J. Gialanella, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Theresa Kasen, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Elva Marie Goode, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Louis Kaul, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Joseph Gorzelnik, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Jerome M. Kennedy, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Reuben Gruttz, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Virginia E. Kime, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Estelle K. Haines, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Halsey R. Kollmar, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
William Hammer, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Babette R.J. Kraemer, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Louis W. Hann, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Aron Krich, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Harry F. Haussling, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Ruth C. Krieger, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Lella A. Healy, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Deborah S. Laden, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Verner V. Henry, Family Visitor z Pres. Sal. \$1,320—Adj. Sal. \$1,560	David La Gasse, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Walter Herring, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Phillip Lauer, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Gertrude A. Herships, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Sam Lerner, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Edward A. Hester, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Wm. C. Levinson, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Eleanor H. Heurich, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Samuel P. Levy, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560

Helen M. Marshall, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mabel E. Olphin, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Alfred G. Martino, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Vincent G. Padula, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Salvatore G. Martino, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Carmela Y.B. Pecora, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Violet Magaro, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Leon Pollak, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Frank J. McGovern, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Joseph D. Pikus, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
George J. McGraw, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Anne M. Raccioppi, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Elsie McHugh, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mary G. Radcliffe, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Grady McMillon, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Frank E. Reilly, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Agnes A. McVey, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Sadye Ricigliano, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
John S. Milano, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Felix C. Rizzolo, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Mary Milano, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Thelma M.B. Robinson, Fam. Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Thomas J. Milano, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Agnes S. Rodman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Florence Mollow, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Edward Rogers, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Ralph A. Monoca, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Morris Rosenberg, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Marjorie T. Moore, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Peter B. Rosenzweig, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
William F. Murphy, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Morris Rosen, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Madaline J. H. Nolan, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Frank Rubino, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Stanley Okrasinski, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Louis W. Seery, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560

Francis L. Sena, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mary L. Strong, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Julia M. Sexton, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	John Sullivan, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Mildred Schmidt, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Helen Swain, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Maude S. Schock, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Marjorie L. Tate, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Charlotte Schubert, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Alice E. Taylor, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Agnes E. Seehuber, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Edgar E. Thompson, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
A. Kendall Sherman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Dematria Tittel, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Grace H. Siegmaster, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Oscar J. Tlusty, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Hirsch L. Silverman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Patrick L. Tortorella, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Rose Slatin, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Cecelia A. Travis, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Betty K. Sobel, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Nadine Tronlone, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Harry Soloman, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Edith Vanderhoff, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Francis A. Sonowski, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mary E. Villanova, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Samuel Seinhoff, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Hildegard S. Waldau, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Benjamin Steinlight, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Miriam Warner, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Robert Stephens, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Philip Weinstein, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Samuel S. Stewart, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Betty Weissinger, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560
Angelo A. Storino, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Charles C. Wheat, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560

Sally E. Wick, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Mary J. Corcoran, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Fannie P. Woodie, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Helen R. Costello, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Vivian Zabarsky, Family Visitor Pres. Sal. \$1,320—Adj. Sal. \$1,560	Gertrude C. Dempsey, Clerk Pres. Sal. \$1,080—Adj. Sal. \$1,200
Louis Drazin, Special Invest. Pres. Sal. \$1,320—Adj. Sal. \$1,560	Lorraine Dziuban, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Fred Fiore, Claims Invest. Pres. Sal. \$1,320—Adj. Sal. \$1,560	Gertrude Feder, Clerk. Pres. Sal. \$1,080—Adj. Sal. \$1,200
Milton S. Kessler, Special Invest. Pres. Sal. \$1,320—Adj. Sal. \$1,560	Kornelia Feniello, Clerk Pres. Sal. \$1,080—Adj. Sal. \$1,200
Jacob A. Kaplowitt, Social Invest. Pres. Sal. \$1,800—Adj. Sal. \$2,040	Claire Fleischfarb, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Charles R. McHugh, Special Invest. Pres. Sal. \$1,320—Adj. Sal. \$1,560	Sorrel H. Frenzos, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Harold P. Leshins, Spec. Claims Inv. Pres. Sal. \$1,320—Adj. Sal. \$1,560	Lena Geller, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Alma M. Baxter, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Rose L. Gerardo, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Jeanne Blank, Clerk-Stenographer Pres. Sal. \$960 — Adj. Sal. \$1,080	Suzanne K. Gluckman Clerk-Steno. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Ruth Bornstein, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Minna Greebel, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Emma O. Bowe, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Doris A. Greenberg, Clerk-Stenog. Pres. Sal. \$960 — Adj. Sal. \$1,080
Loretta C. Boyle, Clerk Pres. Sal. \$1,200—Adj. Sal. \$1,320	Marion Handelman, Clerk-Stenog. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Ruth Breithbarth, Clerk-Stenog. Pres. Sal. \$960 — Adj. Sal. \$1,080	Mary C. Harris, Clerk-Stenographer Pres. Sal. \$960 — Adj. Sal. \$1,080
Marie C. Brink, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Irma G. Harris, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Mary C. Caprio, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Anna Hentsch, Clerk Pres. Sal. \$1,200—Adj. Sal. \$1,320
Edward H. Cavanagh, Clerk-Typist Pres. Sal. \$1,380—Adj. Sal. \$1,500	Claire Herscovitz, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080

Lillian Herscovitz, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Anne P. Mignone, Clerk-Steno Pres. Sal. \$1,080—Adj. Sal. \$1,200
Estelle Hershoff, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Florence Mitscher, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Edith Kaplan, Clerk-Stenographer. Pres. Sal. \$960 — Adj. Sal. \$1,080	Elsie Mizer, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Elenor M. Kerwin, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Helen Moffet, Clerk-Typist Pres. Sal. \$1,080—Adj. Sal. \$1,200
Mary R. Kerwin, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Marion Napoliello, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Frances R. Kevitz, Clerk-Steno. Pres. Sal. \$960 — Adj. Sal. \$1,080	Toby Narod, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Gertrude N. Kilkenny, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Lillian Nash, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Ethel C. Klein, Clerk-Steno. Pres. Sal. \$960 — Adj. Sal. \$1,080	Rose Peckler, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Magdalen N. Klink, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Jennie Pecora, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Bertha M. Kosky, Clerk. Pres. Sal. \$960 — Adj. Sal. \$1,080	John G. Perazzo, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Eileen Krauss, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Sylvia S. Peyser, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Gladys P. Leaver, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080	Ruth Raskin, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Lucille J. Lecaro, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080	Helen Reuben, Clerk-Steno Pres. Sal. \$1,200—Adj. Sal. \$1,320
Muriel Lindenberger, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Jennie Rosen, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Dorothy A. Linnenkohl, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Sadie Rosen, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Rose Lithman, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080	Essie Rosenberg, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080
Catherine McElroy, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Florence Rosenberg Adler, Clerk-St. Pres. Sal. \$960 — Adj. Sal. \$1,080
Janet McMillan, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080	Natalie Rullis, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080

Marie M. Russoman, Clerk-Typist Pres. Sal. \$1,080—Adj. Sal. 1,200	Evelyn A. Van Houten Sauter, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Estelle Sachs, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Ethel Weinich, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Margaret T. B. Schaad, Clerk-Typ. Pres. Sal. \$1,200—Adj. Sal. 1,320	Marion Weiss, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080
Rose Schechter, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Harry Winograd, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Emma Scheuten, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Cecile Botnick, Admitting Clerk Pres. Sal. \$1,200—Adj. Sal. \$1,320
Helen N. Scott, Clerk Pres. Sal. \$1,140—Adj. Sal. \$1,260	Doris H. Burger, Admitting Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080
Helen W. Seery, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	John J. Fitzsimmons, Sr. Clerk Pres. Sal. \$1,320—Adj. Sal. \$1,440
Florence Seligman, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Marguerite La Velle, Tel. Opr. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Miriam Shapiro, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080	Alexander Murray, Fireman Pres. Sal. \$960 — Adj. Sal. \$1,080
Frances Siegal, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Patrick Pintozzi, Utility Messenger Pres. Sal. \$1,200—Adj. Sal. \$1,320
Marion T. Skipit McKrath, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Jacob I. Gersten, Watchman Pres. Sal. \$1,200—Adj. Sal. \$1,320
Mary C. Smith, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Elizabeth M. Cullen, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Pearl Snyder, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Veronica M. Ferris, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Pauline F. Sokobin, Clerk-Steno Pres. Sal. \$960 — Adj. Sal. \$1,080	Lillian Forgash, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Leo Starobin, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Anne Milroad, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Florence L. Sylvester, Clerk Pres. Sal. \$1,200—Adj. Sal. \$1,320	Mary A. P. Crilly, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Minnie Tambosco, Clerk Pres. Sal. \$960 — Adj. Sal. \$1,080	Teresa G. Thompson, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320
Grace P. Turner, Clerk-Typist Pres. Sal. \$960 — Adj. Sal. \$1,080	Ethel C. Voelker, Ediphone Op. Pres. Sal. \$1,200—Adj. Sal. \$1,320

Katherine Greenstein, Clerk-Steno
Pres. Sal. \$960 — Adj. Sal. \$1,080

Elizabeth H. Hall, Clerk
Pres. Sal. \$960 — Adj. Sal. \$1,080

Agnes Burrows, Clerk-Typist
Pres. Sal. \$1,200—Adj. Sal. \$1,320

Sophie Oberle, Telephone Opr.
Pres. Sal. \$1,080—Adj. Sal. \$1,200

John A. Brady
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, That Walter E. Snyder, 372 Grove Street, Newark, N. J., whose name has been certified by the Civil Service Commission as eligible, be and he hereby is appointed as Utilityman in the Department of Public Works, Division of Water, at a compensation of \$30.00 per week, effective November 27, 1941; and

BE IT FURTHER RESOLVED, That John Mullery, permanent Garageman in the Division of Water, which position has been reclassified by the Civil Service Commission, be and he hereby is appointed to the position of Clerk-Utilityman in the Bureau of Motors, at a compensation of \$1976.00 per annum, effective December 4, 1941.

Jos. M. Byrne
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution

was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, there are vacancies in the rank of Patrolman, Police Division, Department of Public Safety, because of the retirements, resignations, or deaths of the following named members of the Police Division:

Name	Rank	Date	Cause
John F. Hopkins,	Patrolman,	11-26-41	Died
Roy L. Steele,	Patrolman,	12-1-1941	Retired.
Roy C. Staats,	Patrolman,	12-1-1941	Retired.
Joseph A. Kinney,	Patrolman,	12-1-1941	Resigned.

AND WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that the replacements be made in said rank,

NOW, THEREFORE, BE IT RESOLVED that Joseph A. Freeman, Casimir L. Przepisz, Thomas J. Leahy, Archibald Kinloch, having been certified by the Civil Service Commission as eligible and having passed satisfactorily a physical examination by the police surgeon, be and they are hereby appointed as patrolmen in the Police Division of the Department of Public Safety, to take effect December 16, 1941, and they shall be paid the same compensation and in like manner as are other patrolmen in the same grade of service.

John B. Keenan
John A. Brady

Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Civil Service Commission at its meeting on February 11, 1941, approved the promotion of Nathaniel Ross, Clerk-Typist, to the position of Clerk in the License Division, Department of Public Safety, and

WHEREAS, the promotion of said Nathaniel Ross, who has been in the employ of the City of Newark for more than thirteen years, is deserved, now therefore, be it

RESOLVED, that Nathaniel Ross, having been approved by the Civil Service Commission, be and he is hereby promoted from the position of Clerk-Typist to the position of Clerk in the License Division, Department of Public Safety, at a salary of \$2,200.00 per annum, payable as are other salaries, effective December 16, 1941.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that the following payroll change affecting the Bureau of Health, Department of Public Af-

fairs, be and the name is hereby approved, effective November 1, 1941.

BUREAU OF HEALTH

Title Changed as Result of Promotional Examination

Christopher C. Nugent, Jr., Chief Inspector, Sanitation Division, title made permanent as result of promotional examination with no change in salary, effective November 1, 1941.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, there are vacancies in the rank of Firemen, Fire Division, Department of Public Safety, because of the resignation, death, or promotion of the following named members of the Fire Division:

Name	Rank	Date	Cause
Frank Farrell,	Fireman,	November 29, 1941	— Died.
Kenneth A. Lacey,	Fireman,	December 1, 1941	— Resigned.
Joseph J. Drey,	Fireman,	December 10, 1941	— Promoted.

AND, WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that replacements be made in said rank,

NOW, THEREFORE, BE IT RESOLVED that Sherman DuBois, Eu-

gene O'Hara, John Dolak, having been certified by the Civil Service Commission as eligible and having passed satisfactorily a physical examination by the Fire Surgeon, be and they are hereby appointed as Firemen in the Fire Division, Department of Public Safety, to take effect December 16, 1941, and they shall be paid the same compensation and in like manner as are other Firemen in the same grade of service.

John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Pascal D'Aloia has been employed as Clerk-Typist in the Electrical Division, Department of Public Safety, since March 16, 1930, and

WHEREAS, the duties and responsibilities of said Pascal D'Aloia have increased considerably, and his present salary is not commensurate with his duties,

Now, therefore BE IT RESOLVED that in order to equalize salaries of employees performing the same type of service, the salary of Pascal D'Aloia, Clerk-Typist in the Electrical Division of the Department of Public Safety, be and the same is hereby increased from \$1,800.00 to \$2,200.00 per annum, payable semi-monthly as other salaries are paid, effective December 16, 1941.

John B. Keenan
John A. Brady

Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

Hon. Raymond Schroeder,
Corporation Counsel,
Law Department,
Newark, New Jersey.

Sir:

I herewith tender my resignation as Assistant Corporation Counsel of the City of Newark, Law Department, and request that the effective date be made as of December 3rd, 1941.

Respectfully submitted,

(Signed) THOMAS F. GUTHRIE

Assistant Corporation Counsel,
Newark, New Jersey.

Ordered filed.

RESOLVED, By the Board of Commissioners of The City of Newark, that the resignation of Thomas F. Guthrie, as Assistant Corporation Counsel, be and the same is hereby accepted, and shall be effective December 3, 1941.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

Office of Corporation Counsel
Newark, New Jersey.

The Board of Commissioners
of The City of Newark,

Addressed.

Gentlemen:

By virtue of the authority of the statutes of the State of New Jersey, relating to Law Departments of cities of the first class, and the several ordinances of The City of Newark pertaining thereto, I, the undersigned, Corporation Counsel of The City of Newark, do with the consent and concurrence of your Board, appoint Louis A. Fast as Assistant Corporation Counsel, at an annual salary of \$7,000.00; in accordance with the ordinances of The City of Newark in such case made and provided; such appointment to take effect at once.

Yours very truly,

(Signed) RAYMOND SCHROEDER

RS:CM Corporation Counsel.

Ordered filed.

BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the action of Raymond Schroeder, Corporation Counsel of The City of Newark, in appointing Louis A. Fast as Assistant Corporation Counsel, at an annual salary of \$7,000.00; be and the same is hereby ratified and confirmed; and said salary shall be paid semi-monthly as other salaries are paid, and the City Clerk is hereby directed

and authorized to place his name on the payroll.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the salary of Philip J. Schotland, Assistant Corporation Counsel, be and the same is hereby adjusted from Sixty-five Hundred Dollars (\$6500.00) per year to Seven Thousand Dollars (\$7,000.00) per year, effective upon the adoption of this resolution.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

Office of the Corporation
Counsel, Newark, New Jersey.

Board of Commissioners of
The City of Newark,

Addressed.

Gentlemen:

By virtue of the authority of the statutes of the State of New Jersey, relating to Law Departments of cities of the first class, and the several ordinances of The City of Newark pertaining thereto, I, the undersigned, Corporation Counsel of The City of Newark, do with the consent and concurrence of your Board, appoint Thomas M. Kane as Legal Assistant, at an annual salary of Six Thousand Dollars (\$6,000.00); in accordance with the ordinances of The City of Newark in such case made and provided; such appointment to take effect December 16, 1941.

Yours very truly,

RAYMOND SCHROEDER,

RS:CM Corporation Counsel.

Ordered filed.

BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the action of Raymond Schroeder, Corporation Counsel of the City of Newark, in appointing Thomas M. Kane as Legal Assistant, at an annual salary of Six Thousand Dollars (\$6,000.00); be and the same is hereby ratified and confirmed, and said salary shall be paid semi-monthly as other salaries are paid, and the City Clerk is hereby directed and authorized to place its name on the payroll; said appointment to be effective as of December 16, 1941.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark that the position of Special Guard in the Bureau of Public Buildings, Department of Parks and Public Property, be and the same is hereby created effective as of December 8, 1941, at a salary of \$1320. per annum.

Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that Owen A. Malady, Director of Relief, Department of Public Welfare, Department of Public Affairs, be and he is hereby authorized to attend the state and national conferences of the American Association of Social Workers and the Local Public Welfare Administrators conference to be held at Washington, D. C., from December 11th to 14th, 1941. The expenses incurred by Mr. Malady in attending the conferences are not to exceed \$175.00.

John A. Brady
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, William Satchwell,

Clerk, Tax Receiver's Office, Department of Revenue and Finance, has decided to retire from his position as of December 31, 1941, and to be pensioned under the provisions of the Municipal Employees Pension Act as of said date; and,

WHEREAS, it is deemed appropriate that the City shall give expression of its appreciation of his long and valuable service, faithfully and conscientiously rendered during his years of employment;

Therefore, BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the said William Satchwell be and he is hereby retired from his employment as aforesaid, and that we, the members of the Board of Commissioners, do express to him, on behalf of the citizens of our city, appreciation of his faithful service and best wishes for him in the enjoyment of his retirement.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, Louis F. Schoenwolf, Supervisor of Tax Survey of the Department of Revenue and Finance, has decided to retire from his position as of November 30, 1941, and to be pensioned under the provisions of the Municipal Employees' Pension Act as of said date; and

WHEREAS, it is deemed appropriate that the City shall give expression of its appreciation of his

long and valuable service, faithfully and conscientiously rendered during his years of employment;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the said Louis F. Schoenwolf be and he is hereby retired from his employment as aforesaid, and that we, the members of the Board of Commissioners, do express to him, on behalf of the Citizens of our city, appreciation of his faithful service and best wishes for him in the enjoyment of his retirement.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Mr. Mayor, there are four matters that have been laid over to this date from the last meeting, and are to be heard at this time. They are Board of Adjustment matters. The first is an application of the Highway Holding Company for the construction and operation of a gasoline station including lubrication and automobile laundry in a second business district premises 706-712 Mt. Prospect Avenue.

Mayor Murphy: Are there any objectors?

(A gentleman comes forward).

The Gentleman: Yes. I might state, if I may . . .

Mayor Murphy: (Interrupting)—

Are you an objector?

The Man: No. I am sorry.

Mayor Murphy: Are there any objectors?

The City Clerk: This is 712 Mt. Prospect Avenue.

Mayor Murphy: Has this been approved by the Board of Adjustment?

Mr. Rankin: Yes. As approved on November 18th by the Board by a three to two vote. There were objectors at that meeting. This is just north of Heller Parkway, on the west side.

Mr. Samuel J. Foosaner: I was going to state, Mr. Mayor, just for the purpose of the record, there were a considerable number of objectors before the Board of Adjustment, but apparently the testimony given there was particularly persuasive on the part of the witnesses; and none of them came back.

Mayor Murphy: You mean the objectors who were at the meeting of the Board of Adjustment, at this meeting, they were all satisfied with withdrawing their objections?

Mr. Rankin: Mr. Mayor, I was out sick during that meeting and I was not there.

Mayor Murphy: What does the record show?

Mr. Rankin: The record would not show that, I am afraid.

Commissioner Villani: Mr. Rankin were these people informed as to whether it was to be approved by the City Commission?

Mr. Rankin: Why, they were informed at our meeting verbally; but not by letter.

Commissioner Brady: Mr. Mayor, is it customary to send written notices to the persons making the objections?

Commissioner Villani: Not on this. Only before the Board of Adjustment.

Mayor Murphy: I think what the Board of Adjustment does, as a rule, is to inform these people that there will be a hearing before the City Commission. Is that right?

Mr. Rankin: Yes. That gives me a thought. The City Commission was to meet last week, and you made an announcement last week here. I am wondering whether those people were here or not, and whether they were in any way confused. You see, we were conducting a trial here last week, and of course we continued on this. I am just wondering if any of those people were confused.

Commissioner Villani: I move that the matter be laid over for one week, and that those people be given another notice.

Commissioner Brady: I second it.

Mr. Rankin: That is, the notice will go to those who objected? Or to all of them?

Commissioner Brady: Well, whatever the procedure has been.

I understand that the City Clerk sends notices to those people.

Mayor Murphy: I think you could send them all, as well as to those who objected.

Mr. Samuel J. Foosaner: We have no objection to that, because I think they all realized that they could come in.

Mayor Murphy: If there is no

objection to that procedure, it will be followed; that the City Clerk will notify all the people within a radius that an application for a gas station, that this matter is before the City Commission, on next Wednesday, at 2 P. M.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: There is an application of Salvatore Garaffa, in a third residential district in the establishment and operation of an automobile parking station on premises 289-291 Fairmount Avenue.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Salvatore Garaffa, owner; in a 3rd residence district the establishment and poeration of an automobile parking station; on premises 289-291 Fairmount Avenue; same to be operated and maintained in conformity with the rules of the Board of Adjustment and to be in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Nweark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan

Mayor Murphy: Are there any objectors? What is the report from the Board?

Mr. Rankin: The report from the Board shows that the Home Owners Loan Corporation objected, and that certain property owners in the immediate neighborhood stated that they had no objection.

Mayor Murphy: What was the vote, unanimous?

Mr. Rankin: Well, it was unanimous.

Commissioner Villani: I move it be adopted.

Commissioner Brady: I second it.

Mayor Murphy: Motion has been made that the application for a permit for a parking station on premises 289-291 Fairmount Avenue be approved; motion is that we concur in the action of the Board of Adjustment.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: The application of Samuels and Samuels for the construction of shed for the sale of automobiles in a third business and first industrial district on premises 218-234 Livingston Street.

Mayor Murphy: You hearr the reading of the application. Are there any objectors? What is the report from the Board?

Mr. Rankin: There were objectors at the meeting, Mr. Mayor.

Mayor Murphy: There were objectors?

Mr. Rankin: Yes, there were. There were two objectors.

Commissioner Byrne: Is that the property that the City sold to these people?

Mr. Rankin: Yes.

Commissioner Byrne: And they agreed to build a certain type of building on there?

Mr. Rankin: This is a shed, and an open shed. I don't know what sort of agreement the City had on that.

Commissioner Keenan: What is the shed for? To store autos?

Commissioner Byrne: I understand Mr. Mayor, that there was some sort of agreement when this was sold, that they were only to build a certain type of building on there.

Mr. Rankin: This property runs through Livingston Street to Belmont. It was a piece of property that was once acquired for a park.

Mayor Murphy: What did you say that they are building now?

Mr. Rankin: An open shed. 40 feet wide and 200 feet long.

Commissioner Byrne: I move that it be deferred for one week.

Commissioner Brady: I second the motion.

Mr. Rankin: It is to be used for the sale of second-hand automobiles.

Mayor Murphy: A motion has

been made that the application be deferred for one week to give the members of the Commission an opportunity to investigate the matter.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: This matter will come up before the City Commission one week from today, at 2 P.M. for public hearing.

The City Clerk: Application of Samuels and Samuels for the renewal of permit for automobiles sales station on premises 218-234 Livingston Street.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Samuels and Samuels (Vaux Hall Holding Corporation, owner); for the renewal of permit for automobile sales station, on premises 218-234 Livingston Street (242-248 Belmont Avenue), such use to be limited to the period of one year ending October 9, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Vincent J. Murphy
Ralph A. Villani

John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the readnig of the application.

The City Clerk: This is the same address, but it is a renewal.

Mr. Rankin: But they had the right to sell cars there.

Commissioner Villani: I move its adoption.

Mayor Murphy: Are there any objectors? Motion has been made that it be adopted.

The roll being called, the resolution was declared adopted by the following votts:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

November 25, 1941.

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 40:55-39 R. S. that the following applications for variances from the terms of the Zoning Ordinance be allowed:

303 Fairmount Avenue; Mrs. Fred Pantone; in a 3rd residence district the establishment and operation of automobile parking station; same to be operated and maintained in conformity with the rules of

this Board and to be in accordance with the plans approved by this Board; such use to be limited to the period of one year;—(No objectors);

357-363 Chancellor Avenue; Levin-corp, owner; in a 1st business district the establishment and operation of automobile parking station for custmoers of adjoining food market; on condition that a fence three (3') feet in height be erected on the property line with the exception of the entrance, said entrance to have an iron chain which will be locked after business hours; same to be operated and maintained in conformity with the rules of this Board and to be in accordance with the amended plans approved by this Board; such use to be limited to the period of one year;

*69-73 New Street; N. J. Toilet & Towel Supply Co., owner; renewal of permit for automobile parking station; such use to be limited to the period of one year ending November 4, 1942;

128 Orchard Street, rear (27 Camp Alley); Ethel M. Lance, owner; in a 1st industrial district the construction of an extension to the rear of an existing public garage; same to be constructed in accordance with the plans approved by this Board.

Respectfully submitted,

BOARD OF ADJUSTMENT

RBR:RG R. B. RANKIN, Secy.

(To be heard by Bd. of Commrs. on December 10, 1941.)

The City Clerk: All of these can be disposed of at this time under a suspension of the rules, and such a motion is now in order.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Villani: I so move you.

Commissioner Brady: I second it.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of New Jersey Toilet and Towel Supply Company, owner; for the renewal of permit for automobile parking station; on premises 69-73 New Street; such use to be limited to the period of one year ending November 4, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application for a renewal of the New Jersey Toilet and Towel Supply Company for automobile parking station on New Street. Are there any objectors? If not a

motion is in order.

(No response).

Commissioner Villani: I so move you.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Mr. Mayor, under date of December 2nd, over the signature of Russell B. Rankin, secretary of the Board of Adjustment, there has been referred to us five matters, two of which are renewals and a request has been made for a suspension of the rules. Mr. Rankin tells me that the objectors have either been satisfied or that there were no objectors. A motion is in order to suspend the rules in these cases.

Mayor Murphy: A motion is in order.

Commissioner Villani: I so move you.

Mayor Murphy: Motion has been made that the rules be suspended. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

December 2, 1941.

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 40:55-39 R.S. that the following applications for variances from the terms of the Zoning Ordinance be allowed:

676 Ridge Street; Albert F. Bianchi, owner; in a 1st residence district the conversion of a one-family dwelling into a two-family dwelling; same to be in accordance with the plans approved by this Board;

171-177 Littleton Avenue; Society of the Babies' Hospital of the City of Newark; owner; in a 3rd residence district the construction of gasoline station, including Lubritorium and automobile laundry; same to be in conformity with the rules of this Board and to be in accordance with the plans approved by this Board; such use to be limited to the period of eight years;

23 Boyd Street; Jack Diamond; in a 2nd business district the storage and sale of used rags; on condition that a fire wall of masonry between front and rear sections of first floor and with self-closing fire door be erected; that three two-and-one-half (2½) gallon fire extinguishers be installed in the rear section; that a fire escape on the front of the building be erected to the second and third floors; such use to be limited to the period of one year;

*116-120 Orange Street; Joseph Cheslaw; renewal of permit for automobile parking station; such use to be limited to the period of one year ending December 9, 1942;

*74-84 Halsey Street; Hahne Realty Corporation; owner; renewal of permit for automobile parking station and two stationary gasoline pumps; such use to be limited to the period of one year ending December 2, 1942.

Respectfully submitted

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary.

RBR:RG

(To be heard by Bd. of Commrs.
on December 3, 1941).

Ordered filed.

The City Clerk: Under the suspension of the rules, the application of Joseph Cheslaw for the renewal of permit for automobile parking station; premises 116-120 Orange Street.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Joseph Cheslaw (Hyhar Corporation, owner); for the renewal of permit for automobile parking station; premises 116-120 Orange Street; such use to be limited to the period of one year ending December 9th, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan

Mayor Murphy: You heard the reading of the application pertaining to Orange Street. Are there any objectors?

(No response).

A motion is in order.

Commissioner Villani: I so move.

The Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules the application of the Hahne Realty Corporation; for the renewal of permit for automobile parking station and two stationary gasoline pumps; premises 74-84 Halsey street.

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not a motion is in order.

(No response).

Commissioner Byrne: I move its adoption.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor

Murphy.

The City Clerk: On this next one there are some objectors I understand. This is the application of Mrs. Fred Pantone for the establishment and operation of an automobile parking station in a third residential district; premises 303 Fairmount Avenue.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Mrs. Fred Pantone (Antonio Minafro, owner); for the establishment and operation of automobile parking station in a third residence district; premises 303 Fairmount Avenue; same to be operated and maintained in conformity with the rules of the Board of Adjustment and to be in accordance with the plans filed with the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors?

Mr. Rankin: There were none at our meeting, Mr. Mayor, so I did not know they were here on that.

Mayor Murphy: You said there were none at the meeting of the Board of Adjustment?

Mr. Rankin: Yes, sir.

Mayor Murphy: Were the people notified?

Mr. Rankin: Yes.

Mayor Murphy: What is your name and address please, (addressing woman standing at the table).

The Woman: Mrs. Pantone, 301 Fairmount Avenue.

Mayor Murphy: All right, Mrs., you object, I understand.

Mrs. Pantone: Yes.

Mayor Murphy: Will you please tell the Commission why?

Mrs. Pantone: My father is the owner.

Commissioner Brady: Speak so we can all hear you, please.

Mrs. Pantone: My father owns the house, and I am taking care of it because he is an old man. And he is sick.

Mayor Murphy: Is your property right next door?

Mrs. Pantone: Yes. It is an empty lot. It is right next to the house, so I am taking care of it. I pay the bills for my father and take care of everything.

Commissioner Villani: Why are you objecting?

Mayor Murphy: Why do you object, the Director asks.

Mrs. Pantone: Well, they want to put space for cars in the yard.

Mayor Murphy: Do you feel as though that would depreciate the value of your property?

Mrs. Pantone: I made the application.

The City Clerk: Are you Mrs. Pantone?

Mrs. Pantone: Yes.

Commissioner Villani: We thought you were objecting.

Mrs. Pantone: No.

Mayor Murphy: Are there any objectors? There were a lot of them who came in before. There was a Doctor Reilly, I think.

The City Clerk: That is on the Littleton Avenue property.

Commissioner Brady: I move its adoption.

Mayor Murphy: The Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Communication under date of December 9 addressed to the Board of Commissioners, and over the signature of Russell B. Rankin, Secretary of the Board of Adjustment, referring to this Board six matters, Mr. Mayor, two of theme are renewals. On two of them there were no objectors. My understanding is that there was an objector, the Board of Education, but they have been satisfied. Mr. Rankin so tells

me, on the Chancellor Avenue matter.

BOARD OF ADJUSTMENT
CITY HALL
NEWARK, NEW JERSEY

December 9, 1941.

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 40; 55-39 R. S. that the following applications for variances from the terms of the Zoning Ordinance be allowed:

111-119 Sylvan Avenue; Elmer J. Loew; in a 1st business district the construction of a one-story building for light manufacturing; same to be constructed in accordance with the plans approved by this Board;

*802 McCarter Highway (126-128 Commerce Street; rear); Morty Brown; renewal of permit for automobile parking station; such use to be limited to the period of one year ending July 19, 1942;

627-635 Broadway; Tulsa Petroleum Co., owner; in a second business district the operation of an automobile parking station on present gasoline station; same to be operated and maintained in conformity with the rules of this Board and to be in accordance with the plans approved by this Board; on condition that no motor vehicles be allowed to use this station for all-night or overnight parking; such use to be limited to the period of one year;

*42 Elm Road; Patsy Quagliato; re-

newal of permit for two portable gasoline tanks; such use to be limited to the period of one year ending December 8, 1942;

26 Sixteenth Avenue; Green Investment Co., in a 2nd business district the establishment of commercial garage and automobile repair shop;—(No objectors);

26 Walnut Street; Katherine Scoras; in a 2nd business district the construction of an addition to existing lunch wagon; same to be in accordance with plans approved by this Board; such use to be limited to the period ending January 18, 1944.—(No objectors).

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN

Secretary.

RBR:RG

(These matters to be heard by the Board of Commissioners on December 10, 1941.)

The City Clerk: A motion for the suspension of the rules is in order.

Commissioner Brady: I move the suspension of the rules.

Mayor Murphy: Motion has been made to suspend the rules. The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules, the application of Morty Brown, for the renewal of permit for automobile parking station; premises 802 McCarter Highway.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Morty Brown (N. E. Matthews and Terminal Holding Corp., owners); for the renewal of permit for automobile parking station; premises 802 McCarter Highway (126-128 Commerce Street, rear); such use to be limited to the period of one year ending July 19, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: A motion has been made to approve. The Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules, the application of Patsy Quagliato for the renewal of permit for two portable gasoline tanks; on premises 42 Elm Road.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Patsy Quagliato (Donato Quagliato, owner); for the renewal of permit for two portable gasoline tanks; on premises 42 Elm Road; such use to be limited to the period of one year ending December 8, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Byrne: I so move you.

Mayor Murphy: Motion has been

made to approve. The Clerk will call the roll.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules the application of Green Investment Company for the establishment of commercial garage and automobile repair shop in a second business district on premises 26 Sixteenth Avenue;

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Byrne: I so move you.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Green Investment Company (Samand Sophie Talkowsky, owners); for the establishment of commercial garage and automobile repair shop in a 2nd business district; on premises 26 Sixteenth Avenue;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules the application of Katherine Scoras for the construction of addition to existing lunch wagon, in a second business district, on 26 Walnut Street.

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Villani: I so move you.

The roll being called, the motion was adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that

the following structure or use be allowed:

Application of Katherine Scoras (Herbert S. Palmer, owner); for the construction of an addition to existing lunch wagon in a 2nd business district; on premises 26 Walnut St.; same to be in accordance with plans approved by the Board of Adjustment; such use to be limited to the period ending January 18, 1944;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: Under suspension of the rules the application of Levincorp for the establishment and operation of an automobile parking station for customers of adjoining food market in a first business district; premises 357-363 Chancellor Avenue.

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

Commissioner Villani: I so move.

The roll being called, the motion was declared adopted by the follow-

ing votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Levincorp, owner; for the establishment and operation of automobile parking station for customers of adjoining food market in a 1st business district; premises 357-363 Chancellor Avenue; on condition that a fence three (3') feet in height be erected on the property line with the exception of the entrance, said entrance to have an iron chain which will be locked after business hours; same to be operated and maintained in conformity with the rules of the Board of Adjustment and to be in accordance with the amended plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: Is there anybody here today who is objecting to a permit for Littleton Avenue? If they are here, they are mistaken because that application will come before the City Commission one week from today, next Wednesday at 2 P. M. You see, this is not the regular City Commission Day, and it will be next week, which will be the prescribed period of time, two weeks.

The City Clerk: Laid over to this week for action by the Board of Commissioners is the application by the Standard Oil Company of New Jersey for the construction of a present gasoline station and addition of lubritorium and bunk house, including a parking station in a second business district; premises 291-303 Raymond Boulevard.

Mayor Murphy: This application was before the City Commission, and it was referred to Commissioner Brady. Now I understand it has the approval of the Doctor of the Board of Health.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Standard Oil Company of New Jersey, owner; for the reconstruction of a present gasoline station and addition of lubritorium and bunk house, including a parking station, in a 2nd business district; premises 291-303 Raymond Boulevard; same to be constructed in accordance with the plans approved by the Board of Adjustment

and to be in conformity with the rules of the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: If there is no objection, we will refer back to "Resolutions." I have here another resolution authorizing the advertisement for sealed bids and proposals for furnishing and delivering flashlights for the Newark Defense Council.

The Clerk then read the resolution:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering:—

Flashlights — Newark Defense Council.

Sirens—Newark Defense Council.

Bids to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: On that last resolution, I would like to ask the City Commission, if they have no objection, due to the trouble of getting these, would they please waive the usual procedure of having the purchasing bureau advertise for bids and to consider this an emergency.

Commissioner Villani: I so move you, Mr. Mayor.

Commissioner Brady: I second the motion.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: A motion will be in order to reconsider the vote on the previous resolution for the purchase of flashlights and sirens.

Commissioner Villani: I so move you.

Mayor Murphy: The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani: I move the resolution be rescinded.

Mayor Murphy: Motion is made that the resolution be rescinded.

The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani: I make a motion, Mr. Mayor, that we purchase the flashlights and sirens, and that the necessary notice for advertisement be dispensed with.

Commissioner Brady: I second the motion.

Mayor Murphy: All those in favor of the motion signify by saying "aye." The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the following resolution:

WHEREAS, In R. S. of N. J. 40:51 when an emergency in the public service requires the purchase of supplies, materials and equipment and amount to be expended is in excess of One Thousand Dollars (\$1,000.), advertising as required by the Act may be waived, and

WHEREAS, an emergency has arisen with respect to the purchase of the following supplies:

Sirens — Civilian Defense (Newark Defense Council).

Flashlights — Civilian Defense (Newark Defense Council).

Therefore, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that an emergency is deemed to exist in the matter of the above listed supplies of the nature hereinbefore stated and the cost thereof for the Newark Defense Council.

Be It Further RESOLVED that the Department of Central Purchase be and is authorized to make purchase of the aforesaid supplies without public advertisement for the Newark Defense Council.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: Is there anybody else who desires to be heard before we adjourn? If not, a motion to adjourn is in order.

Commissioner Villani: I so move.

Mayor Murphy: The Clerk will call the roll.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 17, 1941.

A Regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 2:00 p.m. Standard Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: We will now have the reading of the minutes of the previous meeting.

Commissioner Brady: I move that the reading of the minutes be dispensed with.

Commissioner Villani: I second the motion.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance creating the position of Superintendent of Radio Repair and Maintenance in the Police Division of the Department of Public Safety and providing for the appointment of a Superintendent of Radio Repair and Maintenance and

the salary thereof.

The Board of Commissioners of the City of Newark, do ordain:

1. There is hereby created in the Police Division of the Department of Public Safety of the City of Newark, the position of Superintendent of Radio Repair and Maintenance.

2. The said position of Superintendent of Radio Repair and Maintenance shall include the general supervision over the development, construction, repair and maintenance of all fixed and mobile transmitting and receiving police radio equipment and all electronic, sound and similar equipment, and such other duties as may be prescribed from time to time by the Director of the Department.

3. The said Superintendent of Radio Repair and Maintenance shall receive such annual salary as shall be fixed by the resolution of the Board of Commissioners.

4. This Ordinance shall take effect immediately upon final passage and due publication in accordance with law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that December 31, 1941, 2:00 p.m. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when

and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance for the regulation and control of vehicular traffic on certain streets in the City of Newark.

1. That express wagons, trucks, carts or other vehicles, carrying or ordinarily used to carry merchandise, goods, tools or supplies, however propelled, shall be excluded from the following streets in the City of Newark:

Second Avenue, from Summer Avenue, to Lake Street; Clifton Avenue, from Bloomfield Avenue, north, to Verona Avenue; Heller Parkway, from Summer Avenue, to the Belleville Line; Elwood Avenue, from Summer Avenue, to its western Terminus at Branch Brook Park;

Except as it may be necessary to carry merchandise, goods, tools or supplies to or from buildings on either side of the aforementioned thoroughfares.

2. That such express wagons, trucks, carts or other vehicles carrying or ordinarily used to carry merchandise, goods, tools or supplies,

however propelled, shall take station close to the curb and parallel thereto and shall not be left standing in any other position.

3. Any person, firm or corporation violating the provisions of this ordinance shall, upon conviction, be subject to a fine of not more than \$50, or 30 days' imprisonment in the county jail, or both, in the discretion of the court.

4. All ordinances and parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

5. This ordinance shall take effect immediately upon final passage and publication, according to law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne moved that December 31, 1941, 2:00 p.m., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne introduced

the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance to prohibit the frightening or annoying of persons by false reports as to air raids or blackouts.

WHEREAS, during the national emergency in respect to the war in which this country is engaged, it shall be necessary to institute "air raid warnings" and "blackouts;" and,

WHEREAS, the making of false air raid warnings or blackout, or spreading false rumors in respect thereto, may frighten and annoy the citizens and other persons within the City of Newark;

The Board of Commissioners of the City of Newark do ordain:

1. No person shall by word or act give expression to false reports as to air raid warnings or blackouts.

2. Any person who shall give false air raid alarms or false blackout warnings shall be deemed to be a disorderly person.

3. Each and every person violating the provisions of this ordinance shall, upon conviction thereof, forfeit and pay a fine of not more than Two Hundred Dollars (\$200.00), or be imprisoned in the County Jail for not more than thirty (30) days.

4. This ordinance shall take effect as in law provided.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor

Murphy.

Commissioner Byrne moved that December 31, 1941, 2:00 p.m. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the position of Alcoholic Beverage Consultant, Bureau of Health, Department of Public Affairs," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Commissioner Brady: I move that we strike out the ordaining clause, Mr. Mayor.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented "An Ordinance creating the positions of Supervisor, Claim Adjusters, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs, and providing salaries for the said positions and for the payment of said salaries, and stated that today was the time

fixed for a further hearing, this being the adjourned date for same.

The Board then entered upon said hearing.

Mayor Murphy: Is there any citizen who desires to be heard on this ordinance?

(No response).

No one appearing, Commissioner Brady moved that the hearing be closed.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the ordinance by sections:

Title declared open to amendment.

Section 1 declared open to amendment.

Section 2 declared open to amendment.

Section 3 declared open to amendment.

The ordinance was declared open to amendment in all its parts.

Commissioner Brady moved that

the ordinance be adopted on second reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the ordinance be taken up on third reading and final passage.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady moved that the title of "An Ordinance creating the positions of Supervisor, Claim Adjusters, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs, and providing salaries for the said positions and for the payment of said salaries," be taken for its third reading.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the title of the ordinance as follows:

An Ordinance creating the positions of Supervisor, Claim Adjusters, Assistant Claims Adjuster and Messenger in the Division of Claims, Department of Public Affairs and providing salaries for the said positions and for the payment of said salaries.

The ordinance having been read

three times was then declared to be upon its third and final passage.

The roll being called, the ordinance was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: That is all on ordinances, Mr. Mayor.

Mayor Murphy: Bills, claims, pay-rolls and resolutions.

RESOLVED, That the sum of \$1,283.76 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,256.51 be and the same is hereby appropriated to the persons named in the certified list below containing 12 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$1,710.35, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan

John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

p RESOLVED, That the sum of \$86,469.96 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$563.75 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$40,831.00 be and the same is hereby appropriated to the persons named in the certified list below containing 22 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$283.51, be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$100.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$447.50, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$98,895.04 be and the same is hereby appropriated to the persons named in the certified list below containing 84 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy.

RESOLVED, That the sum of \$37,755.08 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady

John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$42,835.92 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$243.99, be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy

RESOLVED, That the sum of \$218,945.20, be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$2,820.40 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John A. Brady

John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$23,475.64 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John A. Brady
John B. Keenan
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$313.54 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$88,133.02 be and the same is hereby appropriated to the persons named in the certified list below containing 13 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

WHEREAS, the Board of Commissioners, with the consent of the Director of the Department of Revenue and Finance, and approved by the State Commissioners of Local Government, has heretofore authorized the expenditure of relief funds by the Director of the Department

of Public Affairs, permitting the withdrawal of funds by the said Director of the Department of Public Affairs, as needed, for the years 1940 and 1941; and

WHEREAS, the said Director has withdrawn the following sum, to wit:

\$118,350.26, set forth in attached certified list No. AK

THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the expenditures made as set forth on aforesaid certified list, be and the same are hereby approved, subject to the audit of the Director of the Department of Revenue and Finance.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$17,907.91 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

Mayor Murphy: You heard the reading of the bills and claims and payrolls. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Ap-

propriations, the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from Budget Appropriations in the Department of Revenue and Finance as follows:—

From—Mayor's Office	
Personal Services	\$ 100.00
Tax Board—Assessors' Division, Personal Services	150.00
Tax Board—Surveyors' Division, Personal Services	500.00
Tax Receiver—Cashiers' Division, Personal Services	100.00
Tax Receiver—Counter Division, Personal Services	600.00
City Clerk, Personal Services	550.00
	<hr/>
	\$2,000.00
To—Tax Receiver—Tax Accounting & Billing Division Personal Services	150.00
Tax Receiver—Addressograph Div., Personal Services	1,050.00
Tax Receiver—Tax Accounting & Billing Division Other than Personal Services	800.00
	<hr/>
	\$2,000.00
From—Comptroller's Office Other than Personal Services	100.00
Treasurer's Office Other than Personal Services	100.00

Tax Board—Surveyors' Division, Other than Personal Services	300.00
Tax Receiver—Addressograph Div., Other than Personal Services	100.00
Arrears Personal Taxes, Other than Personal Services	500.00
Assessments for Local Improvements, Other than Personal Services	700.00
Expenses Conference of Mayors	300.00
Court Costs	200.00
Stenographic Services	200.00
Carfare	100.00
Board of Adjustment	200.00
	<hr/>
	\$2,800.00
To—Tax Receiver—Cashiers' Division, Other than Personal Services	100.00
Tax Receiver—Tax Accounting & Billing Division, Other than Personal Services	700.00
Mayor's Office, Other than Personal Services	200.00
Advertising Tax Sale, Other than Personal Services	1,600.00
To—Treasurer's Office Personal Services	100.00
Auditor's Office, Personal Services	100.00
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	\$2,800.00

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfer of Appropriations, the Director of the Department of Public Affairs be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Affairs as follows:

From: Newark City Hospital
Personal Service\$3,500.00

To: Newark City Hospital
Other Than Personal
Service 3,500.00

From: Convalescent Hospital
Personal Service 1,000.00

To: Newark City Hospital
Other Than
Personal Service 1,000.00

From: Convalescent Hospital
Personal Service 500.00

To: Convalescent Hospital
Other Than
Personal Service 500.00

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED by the Board of Commissioners of the City of Newark that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Safety, as follows:

From the License Division,
Other Than
Personal Service\$400.00

To the License Division,
Personal Service\$400.00

From the Building Division,
Personal Service\$450.00

To the Building Division
Other Than
Personal Service\$450.00

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, some of the buildings belonging to the City of Newark and located at Camp Newark, Neptune City, New Jersey, have been extensively damaged by fire; and,

WHEREAS, some of the remaining buildings are in a condition making them unfit for use; and,

WHEREAS, the Borough of Neptune City, has notified the Director of the Department of Public Affairs, that the undamaged portion of the

remaining buildings constitute a fire hazard; and,

WHEREAS, in the opinion of the Director of the Department of Public Affairs, the remaining buildings, with the exception of the Caretaker's home, should be demolished and the debris cleared from the premises; and,

WHEREAS, F. C. Hurley & Son, Contractors of Neptune City, have made an offer to tear down two buildings and clean up the remains of another building which was damaged by fire at Camp Newark, leaving same clean and also offers to provide proper insurance coverage in connection with the said demolition of the said buildings; and,

WHEREAS, the contractors have offered to take the said buildings and the contents thereof for their work without additional compensation for the said work; and,

NOW, THEREFORE BE IT RESOLVED, by the Board of Commissioners of the City of Newark that the Director of the Department of Public Affairs and the City Clerk of the said City of Newark, be and they are hereby authorized to enter into a contract with the said F. C. Hurley & Son for the demolition of the aforesaid buildings at Camp Newark in accordance with the terms and contents heretofore set forth. Said contract to be approved as to form by the Law Department.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,

Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, The Director of the Department of Parks and Public Property by Resolution No. 1288, adopted November 19, 1941, was authorized to publicly advertise for bids for the sale of premises located at 10-14 Van Vechten Street, and he did receive bids on December 10, 1941, and the highest bid received was that of Eleven Dey Street Corporation, whose bid was One Thousand, Seven Hundred Twenty-five Dollars (\$1,725.00);

THEREFORE, BE IT RESOLVED By the Board of Commissioners of The City of Newark that the bid of Eleven Dey Street Corporation, of 298 Delancey Street, Newark, of One Thousand, Seven Hundred Twenty-five Dollars (\$1,725.00) for the premises owned by The City of Newark at 10-14 Van Vechten Street, be and the same is hereby accepted; and the Director of the Department of Parks and Public Property be and he is hereby authorized upon receipt of the said sum of One Thousand, Seven Hundred Twenty-five Dollars (\$1,725.00) to execute and deliver the Bargain and Sale Deed to the said Eleven Dey Street Corporation in the form and substance to be approved by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the premises situate at 710-20 Mt. Prospect Avenue,

Block 761, Lot 49, has been heretofore assessed as one parcel of land, 160 x 125 feet; and

WHEREAS, there is outstanding thereon the following liens to wit:

Interest and Cost in	
Certificate No. 22506 for	
year 1932	\$ 75.36
1932 Tax	501.60
1933 Tax	432.96
1934 Tax	481.80
1935 Tax	443.52
1936 Tax	502.92
1937 Tax	487.08
1938 Tax	608.52
1939 Tax	600.60
1940 Tax	543.20
1941 Tax	644.00

Interest & Cost not in	
Certificate up to and	
including 12-17-41	1,950.48
Snow Removal 4-6-34	21.12
Snow Removal 3-18-35	11.68
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\$7,304.84	

and

WHEREAS, the Prospect Realty Company has made application for apportionment of 60 x 125 feet of said outstanding liens in accordance with apportionment application on file in the office of the Mayor, Director of the Department of Revenue and Finance; and

WHEREAS, said apportionment amounts to:

Interest and Cost in	
Certificate No. 22506 for	
year 1932	\$ 28.26
1932 Tax	186.20
1932 Tax	160.72
1934 Tax	178.85
1935 Tax	164.64
1936 Tax	186.69
1937 Tax	180.81
1938 Tax	225.89
1939 Tax	222.95
1940 Tax	203.70
1941 Tax	241.50

Interest and Cost not in	
Certificate up to and	
including 12-17-41	722.77
Snow Removal	7.92
Snow Removal	4.38
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\$2,715.28	

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the Mayor, Director of the Department of Revenue and Finance be, and he is hereby authorized to make apportionment of the liens aforesaid on the described property as requested in application, all in manner provided and required by law, subject to approval of the Law Department as to form and procedure.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, one John Tillbrook was convicted in the Family Court of the City of Newark and adjudged a disorderly person, and paid a fine of Fifty (\$50.) Dollars, which fine was paid and turned over to the City Treasurer; and

WHEREAS, on October 2nd, 1941, on appeal, the conviction was reversed by the Judge of Essex County Court of Special Sessions, see copy of Order attached and made a part hereof, and

WHEREAS, The City of Newark was ordered to return said fine of Fifty (\$50.) Dollars plus the costs of the Appeal, amounting to Thirty-

one Dollars and Forty Cents (\$31.40) or in all a total of Eighty-one Dollars and Forty Cents (\$81.40);

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the Director of the Department of Revenue & Finance, be and he is hereby authorized to pay to Messrs. Ehrenkranz & Ehrenkranz, Attorneys for said John Tillbrook, the sum of Eighty-one Dollars and Forty Cents (\$81.40), upon the delivery of Release, approved as to form by the Law Department of the City of Newark.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, one Seymour Tillman was convicted in the Third Criminal Court and adjudged a disorderly person and sentence of said conviction was suspended; and

WHEREAS, on an Appeal to the Court of Special Sessions, said Conviction was reversed; see copy of Order attached and made a part hereof; and

WHEREAS, The City of Newark was ordered by said Court of Special Sessions to pay the costs of the Appeal, amounting to the sum of Twenty-five Dollars and Seventy-five Cents (\$25.75);

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY

OF NEWARK, that the Director of the Department of Revenue & Finance be and he is hereby authorized to pay to Anthony P. Bianco, Esquire, the attorney for the said Seymour Tillman, the sum of Twenty-five Dollars and Seventy-five Cents (\$25.75) upon delivery of Release approved as to form by the Law Department of the City of Newark.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, one Harold Wilkenfeld was convicted in the Third Criminal Court and adjudged a disorderly person and sentence of said conviction was suspended, and

WHEREAS, on an Appeal to the Court of Special Sessions said conviction was reversed; and a copy of Order attached and made a part hereof; and

WHEREAS, The City of Newark was ordered by said Court of Special Sessions to pay the costs of the Appeal, amounting to the sum of Twenty-two Dollars and Fifty Cents (\$22.50);

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that the Director of the Department of Revenue & Finance, be and he is hereby authorized to pay to Anthony P. Bianco, Esquire, the attorney for said Harold Wilkenfeld, the sum of Twenty-two

Dollars and Fifty Cents (\$22.50), upon delivery of Release, approved as to form by the Law Department of the City of Newark.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Parks and Public Property did publicly advertise for bids for sale of property at 10-14 Van Vechten Street and did receive a bid from the Eleven Dey Street Corporation through the agency of Joel Schlesinger, Inc., a licensed real estate broker in the amount of One Thousand Seven Hundred Twenty-five Dollars (\$1,725.00); and

WHEREAS, the said broker is entitled to the usual brokerage commission to wit; 5% of the amount of One Thousand Seven Hundred Twenty-five Dollars (\$1,725.00).

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of \$86.25 be and is hereby appropriated for the payment of the commission due Joel Schlesinger, Inc., a licensed real estate broker and the Director of the Department of Revenue and Finance be and is hereby authorized to make payment of the same upon delivery of the receipt in full from the broker for all commissions due and services rendered in connection with said matter. To be paid out of money received from sale of the property.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Parks and Public Property by Resolution No. 1288 adopted November 19, 1941, was authorized to publicly advertise for bids for the sale of premises located at 258-260 Norfolk Street and he did receive bids on December 10th, 1941, and the only bid received was that of the L. F. & P. Realty Company, whose bid was Three Thousand One Hundred Dollars (\$3,100.), payable upon the following terms, to wit:

The down payment consisting of the sum of \$500.00 which was submitted with the bid and the sum of \$500.00 to be paid at the time of delivery of the deed and subject to a mortgage in the sum of \$2,100 at 6% interest payable over a period of five years when the whole sum of the mortgage shall be immediately due and interest to be paid semi-annually, subject to the covenants and conditions to be incorporated in the mortgage as directed by the Director of the Department of Parks and Public Property and approved by the Corporation Counsel.

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the bid of the L. F. & P. Realty Company of 174 Fairmount Avenue, Newark, in the sum of Three Thousand One Hundred Dollars (\$3,100.00) for the property at 258-260 Norfolk Street,

according to the conditions above stated and the Director of the Department of Parks and Public Property be hereby authorized to execute the Bargain and Sale Deed on behalf of the City upon receipt of the said down payment and the bond and mortgage all to be in form and substance approved by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Parks and Public Property by Resolution No. 1288 adopted November 19, 1941, was authorized to publicly advertise for bids for the sale of premises located at 261-263 Park Avenue and he did receive bids on December 16th, 1941, and the highest bid received was that of Maria Tufariello of 313 North 6th Street, whose bid was Twelve Thousand One Hundred Dollars (\$12,100.00), payable upon the following terms, to wit:

The down payment consisting of the sum of \$1,200 which was submitted with the bid and the sum of \$4900 to be paid at the time of delivery of the deed and subject to a mortgage in the sum of \$6,000 at 6% interest payable over a period of five years when the whole sum of the mortgage shall be immediately due and interest to be paid semi-annually, subject to the covenants and conditions to be incorporated in the mortgage as directed by the Director of the Department of Parks

and Public Property and approved by the Corporation Counsel.

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the bid of Maria Tufariello in the sum of Twelve Thousand One Hundred Dollars (\$12,100.) for the property at 261-263 Park Avenue, be and the same is hereby accepted according to the conditions above stated and the Director of the Department of Parks and Public Property be hereby authorized to execute the Bargain and Sale Deed on behalf of the City upon receipt of the said down payment and the bond and mortgage all to be in form and substance approved by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Parks and Public Property by Resolution No. 1288 adopted November 19, 1941, was authorized to publicly advertise for bids for the sale of premises located at 542-544 Ferry Street and he did receive bids on December 10, 1941, and the highest bid received was that of the Acme Steel Drum, Inc., whose bid was Two Thousand One Hundred Fifty Dollars (\$2,150.00);

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the bid of the Acme Steel Drum, Inc., of 560 Ferry Street, Newark, of Two Thousand One Hundred Fifty Dollars

be and the same is hereby accepted (\$2,150.00) for the premises owned by the City of Newark at 542-544 Ferry Street, be and the same is hereby accepted; and the Director of the Department of Parks and Public Property be and he is hereby authorized upon receipt of the said sum of Two Thousand One Hundred Fifty Dollars (\$2,150.00) to execute and deliver the Bargain and Sale Deed to the said Acme Steel Drum, Inc., in the form and substance to be approved by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Parks and Public Property by Resolution No. 1288, adopted on November 19, 1941 was authorized to publicly advertise for bids for the sale of premises located at 663-665 South 10th Street, also known as 688-690 South 11th Street, Newark, and he did receive bids on December 10, 1941, and the highest bid received was that of Louis Slater, whose bid was Three Thousand Dollars (\$3,000.00),

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the bid of Louis Slater, of 229 Renner Avenue, Newark, of Three Thousand Dollars (\$3,000.00) for the premises owned by the City of Newark at 663-665 South 10th Street, also known as 688-690 South 11th Street, be and the same is hereby accepted, and the Director of the Department of

Parks and Public Property be and he is hereby authorized, upon receipt of the said sum of Three Thousand Dollars (\$3,000.00) to execute and deliver a bargain and sale deed to the said Louis Slater in the form and substance to be approved by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John A. Brady
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Director of the Department of Parks and Public Property by Resolution No. 1288, adopted on November 19, 1941 was authorized to publicly advertise for bids for the sale of premises located at 7 Marshall Street, Newark, and he did receive bids on December 10, 1941, and the only bid received was that of Abeles, Stevens, Incorporated, whose bid was One Thousand Seven Hundred and Fifty Dollars (\$1,750.00),

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark that the bid of Abeles, Stevens, Incorporated, of 605 Broad Street, Newark, of One Thousand Seven Hundred and Fifty Dollars (\$1,750.00) for the premises owned by the City of Newark at 7 Marshall Street, be and the same is hereby accepted, and the Director of the Department of Parks and Public Property be and he is hereby authorized, upon receipt of the said sum of One Thousand Seven Hundred and Fifty Dollars (\$1,750.00) to execute and deliver a bargain and sale deed to the said

Abeles, Stevens, Incorporated in the form and substance to be approved by the Law Department.

Ralph A. Villani
Vincent J. Murphy
John B. Keenan
John A. Brady
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, By the Board of Commissioners of The City of Newark, that the lease between City of Newark, New Jersey, and The United States of America, copy of which is hereto attached, whereby the City leases to The United States of America two (2) adjoining rooms, Nos. 79 and 81, in the Administration Building, Newark Airport, from November 1, 1941, to June 30, 1942, at an annual rental of Six Hundred Dollars (\$600.00), is hereby approved; and the Director of the Department of Public Works be and he is hereby authorized to execute said lease for the City; approved as to form by Law Department.

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, By the Board of Commissioners of the City of Newark that a certain Lease, dated

1941, BETWEEN the City of Newark, as Landlord; AND, Mundet Cork Company, (a corporation), as Tenant, for the lease of certain lands at Port Newark, all as set forth more particularly in said lease, a copy of which is attached hereto and made a part hereof, be and the same is hereby ratified and confirmed; and the Director of the Department of Public Works and the City Clerk be and they are hereby authorized to execute the same, on behalf of The City of Newark, on the adoption of this Resolution.

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that the Director of the Department of Public Works be and he is hereby authorized and empowered to enter into a lease with Dr. Irving E. Fink, for space as a tenant in the Administration Building at Port Newark; said lease to be on the basis of Two Dollars (\$2.00) per square foot, per annum, and to be for a period of not more than five (5) years, on such terms and conditions as may be agreed upon between the said Director of the Department of Public Works and Dr. Irving E. Fink; and

BE IT FURTHER RESOLVED, that the said Director of the Department of Public Works and the City Clerk are hereby authorized and empowered to execute the said

lease and attest same, and the said lease to be approved by the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK that the Director of the Department of Public Works be and he is hereby authorized to inform the Department of Commerce, Civil Aeronautics Administration of the United States, that the City of Newark agrees to the request made by said Department of the City of Newark, in a letter, dated December 9, 1941, addressed to Honorable Vincent J. Murphy, Mayor of the City, regarding the operation and control of the Control Tower, at the Airport of the City of Newark; and that acceptance of the terms of said letter will be treated and considered as a lease for the uses and purposes therein expressed; a copy of which letter is hereto annexed and made a part of this resolution.

John A. Brady
Vincent J. Murphy
Ralph A. Villani
John B. Keenan
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that a certain Lease, dated December 1941, between the ALLING CORPORATION, Landlord and the CITY OF NEWARK, tenant, for the rental from said ALLING CORPORATION of the City of Newark, for the second floor of the building located at 9-11 Orchard Street, Newark, New Jersey, for offices and administrative purposes for the Department of Public Welfare, upon terms and conditions in said Lease more particularly set forth (a copy of which Lease is attached hereto and made a part thereof), be and the same is hereby ratified and confirmed; and the Director of the Department of Public Affairs and the City Clerk of the City of Newark, be and they are hereby authorized to execute said Lease on behalf of the City, on the passage of this resolution.

John A. Brady
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, By the Board of Commissioners of the City of Newark, that the Director of the Department of Parks and Public Property be and he is hereby authorized to advertise for bids for repairs for the coal conveyor in the City Hall Power Plant, Newark, New Jersey, said bids to be received upon such date and at such time as he shall in said advertisement designate.

Ralph A. Villani
John B. Keenan

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering:—

1 Bookkeeping Control Machine—Public Affairs.

1 Sedan—Public Affairs.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1295, dated November 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Com-

missioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Safety).

CARL W. BUSH COMPANY —
Newark, New Jersey.

Approx. 5—61 cubic inch, Twin Cylinder, overhead valve, Motorcycles @ \$512.75 each.

Approx. 1—74 cubic inch, Twin Cylinder, overhead valve, Motorcycle for \$562.75

Approx. 1 Side Car for \$150.00.

ALLOWANCES:—

1—1933 Motorcycle C-1	\$ 70.00
1—1933 Motorcycle C-2	70.00
1—1938 Motorcycle C-30	132.50
1—1938 Motorcycle C-31	132.50
1—1938 Motorcycle C-32	132.50
1—1938 Motorcycle C-33	132.50
1—Sidecar	30.00

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the

following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1295, dated November 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Safety).

E. B. LATHAM COMPANY—Newark, New Jersey.

Item No. 1—Approx. 10,000 ft. No. 14 Solid A.W.G. medium hard drawn copper @ \$25.032 M. ft.

Item No. 2—Approx. 12,000 ft. No. 12 Solid A.W.C. hard drawn copper @ \$17.09 M. ft.

Item. No. 3—Approx. 3,000 ft. Underground cable @ \$282.00 M. ft.

Item No. 5 — Approx. 20 miles triple-braid line wire @ \$14.60 M. ft.

Item No. 6—Approx. 10 miles 10-conductor lead cable @ \$232.00 M. ft. including 34 reels @ \$12.00 each

Item No. 7—Approx. 5 miles 5-conductor lead cable @ \$148.00 M. ft. including 10 reels @ \$18.00 each

GRAYBAR ELECTRIC COMPANY—Newark, New Jersey.

Item No. 4—Approx. 3,000 ft. Underground cable @ \$188.00 M. ft. including 2 reels @ \$12.00 each

Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
Ralph A. Villani
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

WHEREAS, The Office of Civilian Defense has licensed Lion Brothers Company, Incorporated, Baltimore, Maryland, in this area of the country as the sole manufacturer of official O.C.D. Arm Band Insignia, and

WHEREAS, The New Jersey Defense Council has been designated as the sole authorizing agency for the purchase of said official O.C.D. Arm Band Insignia, and

WHEREAS, The New Jersey Defense Council has authorized the Newark Defense Council to purchase 15,000 Official O.C.D. Arm Band Insignia at 24c each,

THEREFORE, Be it resolved that the Department of Central Purchase be authorized to issue a purchase order for said official O.C.-D. Arm Band Insignia, and the cost for same charged to the Newark Defense Council.

**Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
John B. Keenan
Ralph A. Villani**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that the contract for Cleaning and Lining 36-Inch Cast-Iron No. 5 Aqueduct from Bloomfield Avenue Tower to the Belleville Reservoir in the City of Newark and the Town of Belleville, Essex County, New Jersey, (Contract 38—Division of Water) be and the same hereby is awarded to the Centrline Corporation, 140 Cedar Street, New York City, New York; they being the lowest formal bidder, at a price of Two Dollars and Ninety Cents (\$2.90) per linear foot for approximately thirteen thousand (13,000) linear feet (approximately \$37,700 total); and the Director of the Department of Public Works and the City Clerk hereby are authorized and directed to execute on the part of the City of Newark a proper contract covering said work.

**Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
Ralph A. Villani
John B. Keenan**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

RESOLVED, the the sum of not to exceed Twenty-five Dollars (\$25), be and the same hereby is appropriated to Ellsworth Francisco, Engineer in Charge, Bureau of Lighting, Department of Public Works, to cover expenses at attendance at conference on blackout lighting of streets, United States Army Engineers, at Washington, D. C., on December 17th, 1941, said appropriation to be charged to the Newark Defense Council.

**John A. Brady
Vincent J. Murphy
John B. Keenan
Ralph A. Villani
Jos. M. Byrne, Jr.**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan offered the following resolutions:

WHEREAS, the Municipal Board of Alcoholic Beverage Control has need for the services of a Clerk-Typist, and

WHEREAS, Helen M. Murray, Clerk-Typist, at present on the payroll of the City Clerk's Office, City of Newark, has actually been performing her duties in the Municipal Board of Alcoholic Beverage Control for some time, and

WHEREAS, provision has been made in the 1942 Budget of the Department of Public Safety for the

salary of said Helen M. Murray as Clerk-Typist in the Municipal Board of Alcoholic Beverage Control,

NOW, THEREFORE, BE IT RESOLVED that the title of Clerk-Typist in the Municipal Board of Alcoholic Beverage Control, Department of Public Safety, be and the same is hereby created, and that Helen M. Murray, who has consented to do same in writing, be and she is hereby transferred from the Office of the City Clerk to the Municipal Board of Alcoholic Beverage Control, Department of Public Safety, as Clerk-Typist, without change in salary (\$960.00 per annum), effective January 1, 1942, payable semi-monthly as other salaries are paid.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Hurphy.
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, there is a vacancy in the rank of Patrolman, Police Division, Department of Public Safety, because of the retirement of Patrolman William F. Nichols on December 14, 1941, and

WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that a replacement be made in said rank,

NOW, THEREFORE, BE IT RESOLVED that Onofrio J. Poliseo, having been certified by the Civil Service Commission as eligible and having passed satisfactorily a physi-

cal examination by the Police Surgeon be and he is hereby appointed as Patrolman in the Police Division of the Department of Public Safety, to take effect, December 18, 1941, and he shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy.
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolution:

BE IT RESOLVED, by the Board of Commissioners of The City of Newark, that the resignation of Thomas M. Kane, as Assistant Corporation Counsel, be and the same is hereby accepted, effective December 16, 1941.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolution:

BE IT RESOLVED, by the Board

of Commissioners of the City of Newark that the Director of the Department of Public Affairs be and he is hereby authorized and empowered to employ Joseph A. Wright for a period of three (3) months beginning December 18th, 1941, at the monthly salary of One Hundred and Seventy-five Dollars (\$175.00), to assist in making a survey of the various divisions and sub-divisions of the Bureau of Health, to determine the proper standardization of the various personnel in the said divisions and subdivisions of the said Bureau, said salary to be paid semi-monthly as other salaries are paid.

**John A. Brady
Ralph A. Villani
Vincent J. Murphy.
Jos. M. Byrne, Jr.**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That George L. Kemp, temporary Radio Signal Operator, First Class, in the Department of Public Works, Port Newark Operations (Airport) whose name has been certified as being eligible by the Civil Service Commission, be and he hereby is appointed permanently to the position of Radio Signal Operator, First Class, in the Department of Public Works, Port Newark Operations, (Airport), at a compensation of \$50.00 per week, effective December 11, 1941.

**Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
Ralph A. Villani
John B. Keenan**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, That August E. Zentgraf, Assistant Engineer in the Bureau of Surveys and Archie H. Armstrong, temporary Principal Assistant Engineer in Port Newark Operations (Airport), Department of Public Works, whose names have been certified by the Civil Service Commission as being eligible, be and they hereby are appointed to the position of Principal Assistant Engineer in the Department of Public Works, in the respective bureaus in which they are now employed, at a compensation of \$4,000.00 per annum, effective December 16, 1941.

**Jos. M. Byrne, Jr.
John A. Brady
Vincent J. Murphy
Ralph A. Villani
John B. Keenan**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The Clerk then read the following resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Jack Diamond (John R. Desiderio and George

Samuelson, owners); for the storage and sale of used rags in a 2nd business district; premises 23 Boyd St.; on condition that a fire wall of masonry between front and rear sections of first floor and with self-closing fire door be erected; that three two-and-one-half (2½) gallon fire extinguishers be installed in the rear section; that a fire escape on the front of the building be erected to the second and third floors; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: Is there anybody who desires to be heard in opposition to this application?

Mr. David Adelman: We are appearing on behalf of the applicant.

Mayor Murphy: A motion is now in order.

Commissioner Byrne: I move it be approved.

Mayor Murphy: Motion has been made that it be approved. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented the application of Samuels and Samuels (Vaux Hall Holding Corporation,

owner); for the construction of shed for the sale of automobiles in a 2nd business and 1st industrial district; on premises 218-234 Livingston St. (242-248 Belmont Avenue); same to be in accordance with plans approved by the Board of Adjustment; such use to be limited to the period ending October 9, 1942; and stated today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: You heard the reading of the application for the construction of a shed on Livingston Street. Is there anybody who desires to be heard in opposition to it?

Commissioner Byrne: Yes, I do. I oppose it. I move that it be deferred for two weeks for further hearing. The purpose, Mr. Mayor and Commissioners, is, that I have found letters, correspondence, pertaining to this property, where there was a definite agreement for a certain type of building to be constructed on this property, and this does not comply with the agreement made with the city.

Mayor Murphy: Is this the one on the hill?

Commissioner Byrne: Yes. It was to be held for the N.Y.A., and it was sold.

Mayor Murphy: Motion has been made that action on this application be deferred.

Commissioner Byrne: I would like to oppose it. I think it should be opposed. I ask that it be postponed for two weeks . . . no; I am asking that it be defeated. I make a motion to reject it.

Commissioner Brady: I second the motion.

Mayor Murphy: Motion has been made that the application for the

erection of a shed on Livingston Street be rejected. All those in favor of the motion will signify by saying aye. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented the application of Highway Holding Co. (Prospect Realty Co., owner); for the construction and operation of gasoline station, including lubritorium and automobile laundry in a 2nd business district; premises 706-712 Mount Prospect Avenue; same to be constructed and operated in conformity with plans approved by the said Board; such use to be limited to the period ending eight years from date hereof," and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

The City Clerk: The Clerk was ordered by the Board of Commissioners to notify all the property owners within a 200 foot radius of 706-712 Mt. Prospect Avenue. This was done last Friday, Mr. Mayor, and we consider now the application of the Highway Holding Company for the construction and operation of gasoline station, including lubritorium and automobile laundry in a second business district, premises 706-712 Mt. Prospect Avenue.

Mayor Murphy: You heard the reading of an application for a gasoline station at 706-712 Mt. Prospect Avenue. Are there any objectors? If not a motion is in order.

Commissioner Brady: I move that it be granted.

Commissioner Villani: I second it.

Mayor Murphy: Motion has been made that the application be approved. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk presented the application of Society of the Babies' Hospital of the City of Newark, owner; for the construction and operation of gasoline station, including lubritorium and automobile laundry in a 3rd residence district; premises 171-177 Littleton Avenue; same to be in conformity with the rules of the Board of Adjustment and to be in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof; and stated that today was the time fixed for a further hearing, this being the adjourned date for same.

Mayor Murphy: You heard the reading of the application for the construction of a gasoline station at 171-177 Littleton Avenue. Are there any objectors?

(Several people came forward).

The City Clerk: Mr. Mayor, I have a communication under date of December 9, 1941, under the heading of Fiedler, Inc., addressed to the Board of Commissioners, City of Newark, New Jersey. It reads as follows:

Gentlemen:

"As I understand it an application for the erection of a gasoline station, south-west corner Littleton and Thirteenth Avenues, is before you for your consideration.

"Our home was on this site which was sold many years ago to an organization which operated a club there. The house was demolished some years ago, since which time there has been no income for the owner.

"In our times, in that so-called west end section of Newark, lived many of Newark's prominent families. Their children, for the most part, have moved farther out, into the suburbs of Essex County and beyond. Several fine homes have been taken down, including also the Homeopathic Hospital. Apparently there is no market for the land which remains. It would be difficult, if not impossible to improve this land for dwelling purposes, on a profitable basis.

"The automobile service station at this spot, I think, would pay besides being a convenience to those now living in this zone. I am quite confident that such a use would not be harmful to property values."

Mayor Murphy: Is that the only one you got?

The City Clerk: Yes.

Mayor Murphy: Here is another one from Joseph Smith.

The City Clerk: This is a communication under date of December 4, . . .

Mayor Murphy: For the record, say that they are opposed to it.

The City Clerk: Over the signature of Joseph Smith, addressed to His Honor, the Mayor, in opposition. And also the Mayor's reply.

Mayor Murphy: Here is another one from Mr. Maier, and I sent copies to the members of the Commission. That one is in favor of it.

The City Clerk: This is a letter under date of December 9, 1941, over the signature of Edward J. Maier, addressed to His Honor the Mayor, and his reply, and copies of the reply addressed to the members of the Board of Commissioners. That

is in favor of it.

Mayor Murphy: Are those of you who desire to be heard in opposition to it?

Mr. John J. Reilly: I am representing my son Doctor Reilly, Dr. C. J. Reilly and myself. The doctor may be here any minute.

Commissioner Villani: Where is this property located?

Mr. John J. Reilly: On the corner. 231—13th Street.

Mayor Murphy: It is within the zone.

Mr. John J. Reilly: It is within the zone, yes.

Mayor Murphy: You could go ahead and proceed. State your objections.

Mr. John J. Reilly: We object to it because it is going to divide our property. It is going to reduce the value of all the property around there. This thing has been going on for three or four years. Each time the Commissioners threw it down. And it has been stated a year ago that this was a definite traffic hazard; and our interest is to protect the property we have there. Now, at the present time, it is all one family dwellings, and it is within a block of it, either way. We don't think there is any need for a gas station there. There is plenty gas stations further down, gas stations on 13th Avenue — not 13th Avenue, but South Orange Avenue. There is a gas station on Coit Street, six blocks away.

Commissioner Villani: There is one on 13th Avenue too, isn't there? Isn't there a gas station on 13th Avenue?

Mr. John J. Reilly: On 12th Avenue.

Mayor Murphy: Where is your property? On the corner?

Mr. John J. Reilly: Yes, sir.

Commissioner Villani: Isn't there one on 13th Avenue down below, near the Court house?

Mr. John J. Reilly: Below Bergen Street.

Commissioner Villani: But there is one on that street.

Mr. John J. Reilly: Yes. Somewhere below Bergen Street.

Mayor Murphy: How many objectors were there on this?

(Addressing Mr. Rankin).

Mr. Russell B. Rankin: There were quite a number at the meeting, I believe. I am looking now for a copy of my report.

Mayor Murphy: I see. I see check marks on here. What does that indicate?

Mr. Russell B. Rankin: Well, they were made by the Adjustment Board members.

Mayor Murphy: Are these people who are opposed? It appears that there are eleven?

Commissioner Brady: None of these people are opposed (indicating on paper).

Mr. Russell B. Rankin: No, they are not opposed. The one next door is in favor of it.

Commissioner Byrne: None of these people object (pointing on paper).

Mr. Russell B. Rankin: Across the street, no.

Mr. John J. Reilly: There is a lot of absentee owners who are not very much interested. The people who live there are all objecting. Mr. Mayor, I still have another one, a new one, who is not on that list. The owner of 186 Littleton Avenue is here also objecting.

Commissioner Villani: Do the owners at 180 and 182, right next to you, do they live in the house right there.

Mr. Abraham Palan (186 Littleton Avenue) Yes. He was here last week. He could not come here this week.

Commissioner Byrne: They are marked here as objectors.

Mr. Russell B. Rankin: I have a number of letters here, Mr. Mayor.

Mayor Murphy: Did that owner come before the Board of Adjustment?

Mr. Abraham Palan: He has not been. He has been here last week.

Mr. John Reilly: There are a lot of letters here that the Board of Adjustment would not read, because they were not addressed to the Board of Adjustment.

Mayor Murphy: Who were they addressed to?

Mr. John Reilly: I cannot recall. They ruled them out.

Mr. Russell B. Rankin: This was on a notice that was served on the owner of 190 South Sixth Street; and he wrote on the bottom of it "Do not want gas statios;" and he wrote that on the bottom of it.

Mayor Murphy: Is that considered as an objector?

Mr. Russell B. Rankin: I would consider it as an objector.

Commissioner Villani: He said the Board of Adjustment would not consider it.

Mr. Rankin: I have in my report to you as an objector here the same thing, from 182 Littleton Avenue.

Commissioner Byrne: Don't you prepare a list of the objectors?

Mr. Rankin: Yes.

Commissioner Byrne: Well you marked that 182 as an objector here.

Mr. Rankin: Yes.

Commissioner Byrne: Are there any objectors who are not put on here now (indicating paper)?

Commissioner Villani: Yes. That is not official though.

Mayor Murphy: Mr. Reilly and this gentleman (indicating) said there were people from 182 and 180 down last week. Is that right?

Mr. Palan: Yes.

Mayor Murphy: Of course they are not here today.

Commissioner Byrne: I should think they should be here today. That is right opposite the property.

Mr. John Reilly: Everybody can not get off. Some of these people are working today.

Mr. Abraham Palan: 188 came into my house and he said he could not come.

Mayor Murphy: Well, 188 and 186 are down here as objectors.

Mr. Palan: Yes, sir.

Commissioner Villani: Where does he work?

Commissioner Byrne (addressing Mr. Rankin): Do you know these present?

Mr. Abraham Palan: 188 works in the school. He cannot come up here.

Mayor Murphy: There is no 188.

Mr. Abraham Palan: Well, 190.

Commissioner Villani: This is not official, that which you have before you. You say 182 was here last week?

Mr. Rankin: We wrote a report on this, but I don't have a copy of it; but it will be here in a minute.

Mayor Murphy: Will all the objectors please note their names on the record.

(The following names were submitted to the official reporter):

John J. Reilly, Mr. Abraham Palan, 186 Littleton Avenue; Mr. W. McKelvey, 184½ South Sixth Street; V. A. Lento, for H.O.L.C.; Mr. E. A. Heinisch, 330 13th Avenue; Miss Betty A. Lightfott; Mr. R. Gillo.

Commissioner Keenan: Mr. Mayor, may we ask this delegation whether or not it is true, as we read in the newspapers under date of December 3rd that there was a question about a deed restriction; and if in the event the restrictions were removed, they would no longer oppose the application?

Mr. John Reilly: Who said that?

Mr. Palan: No. That is a false statement. No, we don't know how that could come in.

Mr. Heinisch: No. That was in

the papers. I was going to bring that up myself; I have a copy of it here myself. I was going to bring it up.

Mayor Murphy: All right. The objectors have been recorded in the record. Is there anybody else who desires to be heard?

Mr. Irving Siegler, Counsellor: Yes there is, Mr. Mayor.

Mr. Lento: Is our objection recorded?

Mayor Murphy: Yes.

Mr. Lento: We represent the Home Owners Loan Corporation as an objector.

Mayor Murphy: You could make a statement for the record, if you want to.

Mr. Lento: The properties involved are 191 South Sixth Street; 334—13th Avenue; 216 Littleton Avenue; and 88 Littleton Avenue. We feel—

Mayor Murphy: (interrupting) What properties do you represent?

Mr. Lento: We represent four properties in the immediate neighborhood.

Mayor Murphy: What are they?

Mr. Lento: 191 South Sixth Street; that is right around the corner. 334—13th Avenue; 216 Littleton Avenue and 88 Littleton.

Mayor Murphy: That must be a block away, isn't it?

Mr. Lento: We have two properties within the 200 feet. That is 191 South Sixth Street and 334—13th Avenue.

Mr. Irving Siegler: You are the

Home Owners Loan man?

Mr. Lento: Yes.

Mr. Irving Siegler: I would like to note the name of Mr. Hardin who may have something to say on behalf of the Babies' Hospital. I appear on behalf of the Lessee, the Gulf Oil Company. Before I make my argument here I would like to revert for a moment to Commissioner Keenan's statement regarding a news article. Of course no one controls that; but my recollections of how that may have come about is this, that the argument before the Zoning Board, who voted for this thing incidentally, I think 4 to 1, almost overwhelmingly, to approve this application; and the question was raised about these alleged restrictions. It was vehemently asserted by some of these objectors that we had no right to make this improvement because you have restrictions that existed on the land, and they stressed the fact; and the Board went into the situation, and it finally developed that these people stated that there were no restrictions. There was no reason why they could not use their land for purposes such as this. In other words they took the position that one of the reasons that they felt they could not do anything was because there were restrictions not only on this land, but on all the land. They said it was a universal restrictive covenant there which prevented them from using it; and they could not see why we could not use it with that restriction there. And Mr. Rooney of that Board said he was not going to vote until the question of restrictions was settled. And as it seemed to me, that thing narrowed itself to the one question of restriction; and possibly that was how the reporter got the reaction that that was the important situation with these people.

Now getting back to the situation itself. When this application was made Miss Brady of the Babies' Hospital sent out a letter to the interested owners, a copy of which I have here, asking them to state their position on a card which she enclosed. That is the letter.

(Following is the letter):

THE BABIES' HOSPITAL

Coit Memorial

15-19 Roseville Avenue
Newark, New Jersey

I am writing you in behalf of the Babies' Hospital. It has seemed impossible to sell the lots at the corner of Thirteenth and Littleton Avenues, Newark, which are owned by the Hospital.

The Hospital now has an opportunity to lease these lots for a gasoline filling station. Will you be good enough to favor us by indicating on the enclosed card that you will not oppose the granting of a license for that purpose.

This Hospital has been doing a grand good service to a host of people who have been unable to pay for first-class service, as 85% to 90% of its services have been gratuitous.

Thanking you in advance for a prompt response, I am,

Very sincerely yours,

President.

Mr. Siegler (continuing): She sent out about 54 communications; and she received ten postcards in reply, and I have them here; seven of those in favor, that is, they do not object, and three objecting. She was not satisfied with that situation, so she went out to visit the persons who did not answer; and she made

a canvass of the entire neighborhood, she made some sort of a notes, on that, on her list, and she reported that overwhelmingly the entire neighborhood was of the position that they were indifferent about the situation, or that they did not oppose it. The fact is they did not do a thing about it. And it is true that there will be some objectors. I never seen any property of a like character that did not raise any objectors; and I am not surprised at all, and I don't think the Commissioners are much surprised at the objectors. And I don't think that any of these men are sincere. But if this application is warranted and if the character of the neighborhood has changed, as I think it has, I think the Commissioners will vote to approve. I think Miss Brady will tell you more about the canvass; and I think you will agree with me that she has done it in good faith. She has done all in her power to bring to this Commission and to the Zoning Board as fine an appraisal of the attitude and the feeling of the entire neighborhood with respect to the improvements than you could possibly get from what we could tell you, or from the few persons who object.

No., I will get the names and addresses I suppose from these cards. I have a letter here from a lady who lives directly next door to the improvement, at 183 Littleton Avenue, and the name is Lilly Steffens. She says, "A I am leaving the City on Monday . . ." this came before the last meeting of the Zoning Board.

Mayor Murphy: I see. She was down last week, wasn't she?

Mr. Siegler: I don't know.

Mr. Rankin: She is out of it.

Mr. Siegler: She is going on an extended western trip "It would be impossible for me to personally at-

tend the meeting at the City Hall when your application for the permit for this gas station comes up for consideration, therefore I wish to go on record in favor of your application. I own the property at 183 Littleton Avenue, immediately adjacent to the property in question. It has been in our family over 40 years and I believe it represents a greater value than others in the immediate neighborhood. Therefore, I would be most affected in the improvement on the adjoining lot, now vacant many years. It is my opinion, an up-to-date gas station would be a decided improvement and would in no way affect the value of my property or the neighborhood. I hope your application will have the approval of the City officials.

Very truly,

Lillian Steffens"

Now, that is a woman living next door. Strange as it may seem every one of these persons who live immediately opposite do not object to this application. On any one of the three corners opposite there is not a single objector. One party living directly across the street, opposite, is a transportation company, known as the Brown's Transportation Company. And I have some pictures here which shows the premises directly opposite.

A Voice: That was formerly a stable years ago.

Mr. Siegler: This is now known as Brown's Storage and Moving Establishment, or something. I have another picture showing this neighborhood, which once was a high-class residential neighborhood and which has deteriorated to the point where it is only a third residential district. (Showing photograph). The properties in that neighborhood are no longer kept up like it was in the

past. I think this picture is a picture of one of the homes nearby at 202 Littleton Avenue, with all the windows boarded up (showing photograph). Here is a picture showing some of the residents and residences, ramshekkled, unkempt.

Mayor Murphy: Did you say 202?

Mr. Siegler: It was 202 Littleton Avenue. I think it has been renovated since.

Mayor Murphy: That is outside of the zone.

Mr. Siegler: Is it outside of the zone?

Mayor Murphy: Yes. According to the map I have here.

Mr. Siegler: It bears on the entire neighborhood, that is why the pictures were taken.

Mayor Murphy: I understand you said it was renovated since?

Mr. Siegler: I think it was renovated, by the Morris Company.

Mayor Murphy: Well, it would not be a fair picture to show before the Commission then, would it?

Mr. Siegler: Possibly not, and I will withdraw it. It was that way when the application came up once before. There are pictures showing lot and the general character of the neighborhood, which I think would be well to examine. Now, this neighborhood, 13th Avenue has changed considerably as you well know, in the past years. I have lived in that section myself as a boy, and I know what it was and I know what it is today. 13th Avenue is a traffic artery which has completely demoralized the section as a residential neighborhood. The street carries such a tremendous amount of traffic, the bus

traffic and everything else that goes on there, that it makes it almost impossible for anybody to conceive of this having any further use or utility as a residential zone. And this particular property has been on the market for a good many years. These people have attempted to make use of it; and I could not possibly conceive of anybody in the future who would want to invest any amount of money to erect anything like a dwelling or anything that could be used as a residence. It is out of the question. So if you can not make that use, and any other use is prohibited, the property is confiscated, and the City will lose any money in assessments. This is the only use that is left, and it is the only thing that could be erected there that would be consonant with the character of that particular neighborhood. Anything else would be really out of character there. And so I submit to you gentlemen, that because of these facts, because of the fact that in my opinion, and I think you will agree with me, the great majority of the people are either indifferent or probably will favor the change, you ought to approve the vote of the Zoning Board. And I don't think, while I am on the subject that the vote of the Zoning Board ought to be lightly disregarded. The Zoning Board has had it before them for a good many years, and on this particular application did not vote for it on the first occasion and held it up, and gave objectors every possible lee-way, and gave them every possible opportunity and latitude to lay before the Board of Adjustment every single objection that they could summon; and I say to you gentlemen that they gave it the greatest consideration, and I think that this Board ought to attach the greatest weight to the overwhelming vote by the Zoning Board, and it ought not to be cast aside without the highest and best possible reasons available.

Mayor Murphy: Did anyone want Miss Brady to say something?

Mr. Siegler: Yes. Miss Brady, if you will explain to the Mayor and the gentlemen of the Commission just what steps you took to canvass the attitude of the neighborhood.

Miss Helen E. Brady: Well, we felt that from about 53 letters we should have received more than ten replies. So, in my spare time, for about six afternoons, I went out and canvassed the neighborhood. There was one, only one place -- I am sorry I did not make note of it, but I believe it was Mrs. Casabon, at 193 South Sixth Street had any real objection, and she was afraid that a gasoline station on the corner might be a fire hazard in the neighborhood, and she was against it for that reason. And all the rest, they put me off for one thing or another, and they would not in any way sign. They seemed absolutely indifferent, and did not care one way or another, except they did not want to antagonize their neighbors; and in trying to find out who the neighbors were, I could not really get anywhere, but I think I know about two of them have objected all the time and who have some influence in the neighborhood, and have told the others that it would not be a good thing for them to agree. And as they put it, at least five or six of them, "We have to live in this neighborhood, and we don't want to go on record one way or the other." There were others, of course, you could not make them understand one thing or the other, about it, there were still others who, well, they would not want to say anything about it without talking to their husbands, which was all right. All I could ask them to do was to look up the postal card and send it back one way or the other, either yes or no; but even after my canvassing, I could not get any cards back. That is all I could say about the matter.

Mr. Irving Siegler: What did you say generally as to the number of persons, try to be a little more specific, of those you say objected, and those you indicated who were indifferent.

Miss Brady: I would say that the overwhelming number are absolutely indifferent. They said, "Well, it can not make any difference to us. We have to live over here." I said, "Well, if it does not make any difference to you, why don't you send your postal card in?"

Mayor Murphy: Well, that they would not do.

Miss Brady: And in going back there again, "Well, no, we don't want to talk about it." And that is the only information I could get.

Mr. Irving Siegler: These seven cards that you received favoring the application, were they solicited persons?

Miss Brady: Oh, no. They came in response to the letter.

Mr. Irving Siegler: In voluntary response to the letter?

Miss Brady: In voluntary response to the letter. I went back. After I went back I received no other postals.

Mayor Murphy: Pardon me, counsellor, what addresses are they? Those in favor?

Mr. Irving Siegler: Those in favor, 183, 201 and 203.

Mayor Murphy: What?

Mr. Siegler: South Sixth Street.

Mayor Murphy: Two hundred what?

Mr. Irving Siegler: 202, — 201 and 203.

Mayor Murphy: That is out of the zone.

Mr. Irving Siegler: And the Capeboni, her address is not given.

Miss Brady: It would be on here (showing paper) I think. She is down here someplace. She is at 204 North Sixth Street.

Mr. Irving Siegler: There is a Frank W. Twist.

Miss Brady: Yes. He is in favor 184 South Sixth.

Mr. Siegler: And a doctor Rich.

Miss Brady: He is also the owner of 186.

Mr. Siegler: 184 and 186 South Sixth Street. Doctor Rich . . .

Miss Brady: He is on Littleton Avenue. 191 and 193 Littleton Avenue.

Mr. Irving Siegler: And Henry Fischer, 176 Littleton Avenue. He does not live there.

Mayor Murphy: That leaves that out, I guess..

Miss Brady: These people own the property at 180.

Mr. Irving Siegler: That is the Wallace Building and Loan.

Can you give us the names of any other persons on that list who favor the application?

Miss Brady: Well, the Home Building and Loan, Mr. Weise, he did not reply at first, and I called him up because he had a phone and he said "Absolutely no objection."

He thought, if anything, it would be a good thing for the neighborhood.

Mr. Irving Siegler: That is 189 Littleton, of course you have no card or anything to indicate they are in favor or not.

Miss Brady: He did not reply. When I called on him personally; he owns the property right adjacent, the West Orange General Hospital Property, and he told me he had no objection at all. Now heretofore he had been one of the objectors. This time he had no objection.

Mr. Siegler: He is not here today.

Commissioner Villani: Is there any reason why?

Mayor Murphy: Nor did he send his card, did he?

Mr. Siegler: No. He did not appear. How about Carmel Chella; that is 163 and 165 Littleton Avenue?

Miss Brady: I believe that is all.

Commissioner Keenan: How many times has this request been before the City Commission?

Mayor Murphy: A couple of times before, to my knowledge.

Commissioner Keenan: On how many occasions?

Mr. Rankin: This has been up twice, and both times denied by the City Commission.

Mr. Irving Siegler: May I ask a question? There are a number of objectors here today. Did you see any of them then?

Miss Brady: I don't believe I could recognize them. It seems that those I saw in the afternoon at their

homes, and I saw the women folks.

Mr. John Reilly: Here there are five or six property owners who object within the zone and she did not see them.

Mr. Siegler: Mr. Heinrich does not live there.

Mr. John Reilly: Yes, he does.

Mr. Heinrich: I live right across the street where the place is going up, and the lady did not see me at all.

Mr. John Reilly: It is easy to make statements, but it is pretty hard to prove them.

Commissioner Byrne: Did the zoning board pass it before us?

Mr. Rankin: We passed it once.

Mayor Murphy: These pictures are all outside of the zone.

Mr. Siegler: That would not be important. The pictures were taken to give a reflection of the entire neighborhood, or the immediate neighborhood. We were not taking pictures of the houses within two hundred feet.

Mayor Murphy: Here is one that is something over a whole block away, and that is a pretty long block.

Mr. Siegler: You see, the reason for that . . .

Mayor Murphy: (Interrupting) Is there anybody else who wants to say anything?

Mr. Charles R. Hardin: Mr. Mayor, Miss Brady is on the executive staff of the hospital, and Mr. Cowan and I are on the Board of Trustees, and our only thought is to get something for Babies' Hospital.

Unfortunately the Babies' Hospital bought that in 1936 for a couple of thousands of dollars, and we tore down the building; and if this sale comes through, which is contingent on getting the permit, the Babies' Hospital will receive \$7,500 for the property; and that is something they tried for years and years to do something with. And it is absolutely impossible. And this is the only opportunity for a gas station. And it is very important for the hospital, which is a charitable organization; and it seems to me that it is very important for the City of Newark.

I could not hear what the objectors were saying, and I assume that they were speaking for their personal property interest; and we are speaking for our personal property interest. And the city commissioners must consider the charitable work of the hospital and the general welfare of the City of Newark.

I think the assessment value now is \$6,200. If this property is put in the useful commerce and if the improvement on it goes in, the valuation will go up and the city would get more taxes on it. Not only is the hospital saddled with it, but pays taxes on it. And I think we have not paid for some time; and we were advised by Mr. Sandford, who is the real estate agent, and who has been working on this property for more than a year, to quit paying taxes.

Mr. Irving Siegler: Here is Mr. Cowan.

Mr. Irving Siegler: Here is Mr. Robert Cowan.

Mr. Robert Cowan: There is nothing that I could add to that, except I do believe that the property owners who are objecting here ought to take into consideration this charitable situation. None of the direc-

tors of this organization get any fees or benefits out of it. We are doing it just for the sake of the community, and we have tried to be fair about this thing from the start, as I think you will agree with me. And I think that ought to be taken into consideration.

If there is any question that might occur to any of you that we could answer will be glad to do it. That is why we are here.

Mayor Murphy: I don't think that there is any question about the fairness of the trustees of the Babies' Hospital, and I certainly am in sympathy with them wanting to do something. But here you have a number of property owners who are objecting, and they have their feelings about the matter too.

Of course it is something for the Commission to decide. The matter has been before the Commission a number of times.

Mr. Robert Cowan: There is one angle of the thing that bothers me. Of course I am not familiar with the neighborhood, but they tell me that across the street of the property there has been property used as a warehouse and as a transportation property. And it was a stable many years ago. And to my mind I cannot see an up-to-date gas station of the present as any more objectionable. And if the objectors have something positive to indicate that this is not the case, I think we ought to know about it.

Mayor Murphy: I don't know if some years ago there was any such thing as a Board of Adjustment.

Mr. Robert Cowan: That may be. I am not concerned with what the Board of Adjustment was at that time. Insofar as I am concerned I just wanted to express the feelings

of all of the Board of Directors of the Babies' Hospital, that we are very much interested in this proposition, and we certainly would like to see it through, because it is of vital importance to us from a financial point of view.

The hospital is not what you might say a successful enterprise. As you probably know, our main source of income comes from the city patients, plus help from the federation. We have a very small endowment fund, and it is costing us something every year. That has been all reviewed by Mr. Hardin.

Mr. Siegler: Mr. Fiedler, have you anything to say?

Mr. William Fiedler: Yes. Gentlemen, I won't take over two minutes of your time. I have both a sentimental interest in this proposition; no financial interest whatsoever; but I am trying to approach the matter realistically.

My father and mother and children lived on that particular spot for many years; and right opposite for all those years was Schaeffer & Fischer wholesale goods. We never considered that objectionable, and we had a lot of nice people coming to our house and just enjoying themselves sitting on our porch, and looking over at Schaeffer & Fischers. Why? Because they were good neighbors and did everything they could to make it pleasant to live there.

Now, there are just three interests involved here; the owner and the neighbors and the city. I should like to make a rough guess that on that particular street, within a thousand feet, there are at least seven hundred and fifty feet on which the buildings on it are demolished. Is that right? The old Homeopathic house and our case and the brick

Hall house. So you have got six or seven hundred feet of vacant land there that has been there for years. And I am here to tell you, as a realtor of forty years experience, I don't know what can be done with it to make it pay.

So, from the owner's point of view it would seem to me, provided it is not objectionable to the rest of the neighborhood, that the owner should have a right to get out in a decent way.

Now, as far as the neighbors are concerned, I know these things usually degenerate into bitter feelings, but I have seen hundreds of cases where the neighbors kicked, and if they lost, they were sorry afterwards that they lost. I have particular reference to where the General Motors wanted to build a building on Bergen Street and thirty neighbors came in and said, "We don't want that building," and the General Motors went on Orange Street, and now these people who kicked about that great big beautiful building put on Orange Street, they want that building there.

So, from the owner's point of view, and the Lord knows and I know that realty values have gone down, and there isn't a house in that neighborhood that would sell for fifty per cent of what it would sell for twenty years ago; and so these things which are really a necessity today, and we are living in 1941 when people own automobiles; and if I lived in that neighborhood and I say that truthfully and sincerely, then I would be very happy to have a convenience like that very near me. In fact, I live in South Orange, and there is a gasoline station within one hundred feet; and it is a mighty fine thing for me to use, and it is not objectionable at all.

I don't see where the owners are going to be hurt a bit; and from the point of view of the city, it will not hurt values. It is going to make a wide space of 120 feet deep. In other words, it is to me ridiculous to stop the world from moving on. And I don't think that there is anybody in the neighborhood who don't own an automobile, and to talk about a gasoline station a short distance away when you need gas, you appreciate it.

So I say to you, we lived there for thirty or forty years. I was married forty years ago and I lived around the corner, so I guess I know that neighborhood, and I don't think that this thing will hurt anybody, and it will do a lot of good, and it will help the Babies' Hospital, which needs some help.

Mr. Siegler: And this is Mr. Sandford, who has been handling the property.

Mr. Sandford: Since 1929, I started in 1929 in the interest of the Babies' Hospital, to see what could be done to dispose of it, and I spent a lot of time and effort to dispose of it for residential purposes, having called on many business and mortgage companies to build.

They said, "If you could show me how I could get the mortgages and how it could be financed, I might be interested; but that is the thing." I went to a lot of financial institutions and said, "Here is a piece of property that is owned by the Babies' Hospital. We want to sell it. We want to improve it. On what basis would you finance it." And they said they would not do anything with it, they would not undertake a loan on it for any purpose." It has outlived its usefulness as a residential section.

I next took up the question of a

gasoline station, and ultimately got the Gulf Oil Company interested in that; and that was in 1935. I think that was the first time, October, 1935. When the question of a gas station came up, I consulted what I considered to be the best real estate brains in Newark, and the first, Mr. Fiedler, Mr. Maier, Mr. Schlesinger, John Linnett, and John Linnett went up with me—and I know that corner very well; I was married on it thirty years ago, and I seen it come down. I know the section very well. And all of them said they did not see it.

I tried to get them to cooperate with me in selling it for the Babies' Hospital, and they all said, "What are you going to sell it for? What are you going to use it for? And they said, "You could use it for a gasoline station."

Now, I think these objectors here are rather exaggerating the effect that a gasoline station would have, because I have sat on the zoning board too when people would come out and complain, but after the gas station was up — I lived in South Orange and I have seen them come up there after the gas station was up, they came out and admitted that the vacant lot was a whole lot better with a gas station on it than it had been before.

People will object, but I do believe that they will not object in any way, shape, manner or form if it would increase the neighborhood, if it would increase the ratables which the city wants and bring some kind of a return to the Babies' Hospital. Where otherwise, as I told them a year ago, I had almost exhausted every means of trying to do something with it. And I said, "If you cannot do anything on it along that line, you better stop paying the taxes, because you need your money for the hospital work." And I did

not see how it would affect values there whatever, but on the other hand it will improve the appearance and to be of real benefit to the neighborhood.

Mayor Murphy: Director Keenan, do you know if that would be in any way a traffic hazard where the gas station is to be put there? The buses go up Thirteenth Avenue. You are thoroughly familiar with that. They go up Thirteenth Avenue and made a sharp turn and then up that other street there. There is a heavy flow of traffic there.

Commissioner Keenan: It is an important corner. I don't know if we had a survey made for that particular corner for this particular site, but I know there are bus lines that go up Thirteenth Avenue, and it has a jog there at Littleton Avenue; you turn to your left and then to your right.

Mayor Murphy: Yes. That is what I was thinking of. With traffic turning left and then right, and this being on the corner too.

Commissioner Keenan: I don't know if we had a survey made, but we could visualize it; and in the evening there is a lot of traffic there.

Mayor Murphy: And, of course, you have traffic there in the morning too, when you are going down.

Commissioner Byrne: Have you got a wooden fence there now?

Commissioner Keenan: No.

Commissioner Byrne: What have you got covering the lot?

Mr. Siegler: Nothing. I think there is a fence in the back of the property.

Dr. C. Reilly: (Who had just entered)

Mr. Mayor, I was late. I am Dr. Reilly. I would like to bring in a few points. I was late coming; but since I am here I would like to make a few remarks. I heard a few remarks, and the same old remarks we have heard since 1935; and some of these men Mr. Fiedler waxes eloquent about sentiment.

Now, if I go into the history of this piece of property, there was a house on it; when I came to Newark there was a house on it, up until about 1930 and 1931. Every house along that neighborhood has been income producing houses; but what do baby hospitals do? Whether it is a reflection on Mr. Sandford or not, who was handling this property; that property was let go to boot. They let it fall down. They let the kids run through it.

There was a tenant in it, and they refused to fix it for the tenant, and they let it fall apart, and then they tore it down to save taxes. And now they are talking about what was on it and the neighborhood going down. They were the principal movers of knocking that building down.

Now, as far as convenience to the neighborhood, let the neighbors worry about where they should go for gas. I don't mind going another block for gas. I don't think that a gas station away from my property is affecting my property. Let the neighbors worry about the convenience of gas stations.

Now, we have had the same old thing the last four or five years, and we hear all about this city and taxes. The neighbors do not consider a gas station an asset. The stable that they are talking about; there has been a stable, and there has been stables all over that neighborhood for forty years ago. There is a stable right behind us, right

behind my house. All the people in that neighborhood had horses and carriages years ago, and it was part of the neighborhood. I don't consider that as an argument.

Commissioner Villani: Are you objecting?

Dr. C. Reilly: Yes, I am objecting.

Commissioner Byrne: Doctor, how many objectors are you altogether here? Are you half a dozen out of that whole neighborhood?

Dr. C. Reilly: I think there were fifteen pieces of property represented before the zoning board.

Commissioner Byrne: With all the remarks I have here (indicating on paper), there are more for this, or those not opposed, than there are those objecting. I have this marked off, and a lot of this is adjacent to the property, ten pieces; and some of those are pretty far away.

On the other hand those directly opposite the property in question, have no objection.

Dr. Reilly: Which pieces are you referring to?

Commissioner Byrne: I am referring to the Littleton Avenue, 166 to 182.

Dr. Reilly: 166 is the house next door to the lot.

Commissioner Byrne: That is the main point; opposite or in back of it.

Dr. Reilly: Did the man across the street sign in favor of it?

Commissioner Villani: No. There was only two that signed in favor of it.

Dr. Reilly: How about the man

across the street? I will tell you about the man across the street. He is not here today. Maybe I should not disclose this, but he fought the thing bitterly, and then the week before this thing came up he had an application up for a gasoline station in another neighborhood, and he did not want to be listed as against one gas station in one neighborhood and for it in another.

Commissioner Byrne: This was voted four to one by the zoning board.

Mr. Siegler: Yes. Four to one.

Mr. Rankin: Yes, four to one.

Mayor Murphy: Are you an objector? (Addressing Mr. Heinrich)?

Mayor Murphy: Do you desire to be heard?

Mr. Heinrich: Yes, sir.

Mayor Murphy: Where do you live?

Mr. Heinrich: The corner of Sixth Street and Thirteenth Avenue.

Mayor Murphy: What number is that?

Mr. Heinrich: 330. Right across from this Dr. Reilly. I refer to those houses directly across the street; I visited them all and they were all bitterly opposed to it.

Commissioner Byrne: Why have they not opposed it here?

Mr. Heinrich: Two of them are ladies and they said they could not possibly get down.

Commissioner Byrne: They could write.

Mr. Heinrich: They said they would.

Commissioner Byrne: But they have not.

Mr. Heinrich: Those are the only two families. They bitterly oppose it, but we cannot get them to come down. One promised me, he could not come down, but he will have his father here.

Commissioner Byrne: It strikes me odd that those who are most concerned, opposite the property and alongside of the property and on the opposite corner, there is not a single objector except the one we have on 158 Littleton Avenue.

Mr. Heinrich: They all promised me. And I went down as far as Dr. Rich. Dr. Rich had objected to it very strongly.

Commissioner Byrne: I am talking about the people directly opposite, on the opposite corner. There is not a single objector from them.

Mr. Heinrich: One fellow said he could not come down, but he would have his father here.

Mayor Murphy: You did not go around with a petition, and have them sign a petition, did you?

Mr. Heinrich: No. I did not.

Mr. Siegler: Somebody did.

Mr. Heinrich: No.

Mr. Siegler: Somebody had a petition here.

Dr. Reilly: No. I think Mr. Heinrich had a list of people down here at the zoning board.

Mayor Murphy: All right. The matter is now before the Commission. You heard the objectors.

Dr. Reilly: There are some more objectors.

Mr. Abraham Palan: Mr. Mayor, I happen to live across from the property, 186 Littleton Avenue, and this lady said she went to see every one of them and that she has petitions down. First she went down the street, which does not concern them a bit; but she has not mine or 190.

Mayor Murphy: Are you 186 and 190?

Mr. Palan: I am not 190. I am 86.

Mayor Murphy: You are opposed?

Mr. Palan: Yes, sir.

Commissioner Villani: On what street?

Mr. Palan: Littleton Avenue.

Commissioner Villani: That is across the street?

Mr. Palan: Yes, that is across the street.

Mr. W. McKelvey: And I object.

Mayor Murphy: Where do you live?

Mr. McKelvey: Right in back of him.

Mayor Murphy: What is your number?

Mr. McKelvey: 184½.

Mayor Murphy: On Sixth Street?

Mr. McKelvey: On Sixth Street.

Mayor Murphy: You are opposed?

Mr. McKelvey: I am opposed, because this here property that I have is a livelihood to me. I got furnished rooms. If they are going to put up a thing like that there, I know I cannot rent the rooms. And

what could I do? What am I going to do?

Commissioner Byrne: How about 192 and 184; are they a dwelling?

Mr. McKelvey: I don't know anything about her. That is a lady that lives next door to me. 184½ is mine.

Commissioner Byrne: 182, 184, 186 and 188 don't object.

Mr. McKelvey: I don't know anything about that at all.

Mr. Siegler: Don't you conduct a boarding house at that place?

Mr. McKelvey: No; I only have a rooming house.

Commissioner Byrne: A rooming house?

Mr. McKelvey: Yes. And that is my livelihood.

Mr. Siegler: You realize that that is a business use.

Mr. McKelvey: What is it doing to harm the people?

Mrs. Betty Lightfoot: I live at 196 Sixth Street. I am opposed. I live in a two-family house that was just built eleven years ago, and I feel that it will depreciate that value, and I spent a lot of money in building that home, and naturally I feel that it certainly would be a detriment to me. It has every improvement and it is a high class house; and I live at 196 and it is kept up as well as any person's property in the City of Newark.

Mayor Murphy: Do you think the way the situation is at the present time, that with just a lot there it would be better than if it was a gas station?

Mrs. Lightfoot: Well, it would be better for me to have a lot there; and I feel there is such a need for homes why can't they build a two-family house there? People can't get sufficient places to live in the neighborhood; and I cannot see why they cannot build a house there in the neighborhood.

Mayor Murphy: I quite agree with you. If we could fill up all the empty spaces we have, it would split the tax load so that the tax rate would be lower than it is now.

Mrs. Lightfoot: For a new house we spent a lot of money, and then they come and have a gas station in back of it. I feel it certainly would be a detriment to my property.

Mr. Siegler: Your husband is a minister, isn't he, the man who appeared here before?

Mrs. Lightfoot: No. My husband is not a minister. He works in New York and he cannot get off to come here. He has been working in one place thirty-five years.

Mayor Murphy: Are there any other objectors who desire to be heard?

Mr. V. A. Lento: Mr. Mayor, on behalf of the Home Owners' Loan Corporation, they requested that I appear to object to the proposed gasoline station, automobile laundry and lubritorium. The reason I stress "automobile laundry" is because of the subsequent results of a laundry on a highway; and I think, Commissioner Keenan would be interested in that.

You have the lines of cars on the side of the street to get in the laundry on a nice shiny day. And I have a letter here from the Home Owners' Loan, addressed to your Honor, objecting to the proposed ordinance. The reason I brought that

letter, one of the reasons is that the last time learned counsel of the Gulf Oil Company objected to my presence. I am from the office of Harry J. Stevens. Mr. Siegler presumes I have no right to appear on behalf of the Home Owners' Loan Corporation.

Mr. Siegler: The reason I objected was because you were here that week, or two weeks before in favor of a garage or service station.

Mr. Lento: That was not me.

Mayor Murphy: Counsellor, just a minute; after all the letter is submitted, and it gives the view, as I see it — it reads this way:

"Honorable Mayor. This will authorize the office of Harry J. Stevens on Central Avenue, Newark, to appear for the corporation to protest against the erection of the gasoline station. The corporation is entering this protest inasmuch as we have several properties in the neighborhood."

Mr. Siegler: But on the last occasion they had no such authority, so that is why that question was raised. But, I also presented a picture at that time that they merely appeared for whatever benefits they can get. In one neighborhood they come in and they are urging a gas station and what not, and in another case they are not. Whatever suits their particular purpose at that time.

Mr. Lento: It all depends on the property involved. It may be beneficial as far as the mortgage is concerned, and it may be detrimental.

Mr. Siegler: But the question I raise is that that cannot be weighed in the balance; because they are making objections with respect to where their mortgage money is; but

they don't care about the neighborhood; that is not their motive. I say you have got to give it some consideration, but in my judgment it does not have much weight.

Mr. Lento: The Home Owners' Loan Corporation is a large taxpayer in the City of Newark, and they have a tremendous interest in building, and they are doing their best to make their property comparable to adjacent property, if not better; and I think the remarks of the counsel is not fit to this case.

Mayor Murphy: Of course it appears, at least, anyhow, that there is a disagreement in view from the real estate angle, of Mr. Fiedler on the one hand and Harry Stevens on the other, who is representing the Home Owners' Loan Corporation.

Is there anything further?

Miss R. Grillo: I am appearing.

Mayor Murphy: Where is your property located?

Miss Grillo: 194 South Sixth.

Mayor Murphy: Are you objecting?

Miss Grillo: Yes.

Mayor Murphy: Is this your property?

Miss Grillo: That is my father's property.

Mayor Murphy: I thought you were speaking for somebody. You did not send any letter, I mean your dad?

Miss Grillo: No; but they have been bothering us for quite a number of times, and I don't see why you people are so against it, where they keep pestering us. And after

all, don't they realize our fire insurance, how high that will go; and the value of our house is not the same. It will mean all that extra money; and I am quite sure they are not going to take that out.

And with small children in the house; and you leave them in the back yard; what air are they going to smell, gas? I will sooner have a stable there than a gasoline station. They have been sending letters, quite a number of times. I think it is a nuisance.

Mayor Murphy: I don't know of any way that the Commission can stop them from sending letters.

Miss Grillo: Oh, I am quite sure you won't like it. They are only calling at the names of those in favor. Look at the ones who are against it.

Mayor Murphy: Of course they are all recorded; and yours was not, until right now. Probably your dad was against it.

Miss Grillo: If he was ever here I pity them. That is all.

Mr. Siegler: Mr. Mayor, I forgot to record here the fact that a Mr. Schebemeyer appeared before your conference this morning, and because of another case he could not be here this afternoon, so we have Mr. Fiedler. And I think you have letters from some other realtors, Mr. Mayor, and all of these men are of the highest type and can be classed as the foremost realtors in the City of Newark; and they seem to agree that this property will be a benefit rather than a detriment in the particular neighborhood; and I think that ought to carry a great deal of weight with this Commission.

Mayor Murphy: Is there any other objector, or anyone speaking for the

permit?

The chair is now ready for action.

Commissioner Brady: Mr. Mayor, there is one thing I would like to know; what was the purpose of the Babies' Hospital in purchasing this in the first instance? Was it for the purpose of erecting and installing a station, or for an investment?

Mr. Hardin: I think they intended to build a nurses' home in 1933, but they never did.

Dr. C. Reilly: Originally it was bought to erect a hospital, but they held on to it for a couple years and then they bought, I think what is now the Babies' Hospital . . .

Commissioner Keenan: (Interrupt-

Commissioner Keenan: (Interrupting) On Roseville Avenue?

Dr. Reilly: On Roseville Avenue. They bought it; at that time it was Dr. Cook's place. And they had a tenant in there for a while, and then let it go to pieces until they ended up with a lot.

Commissioner Brady: Was there ever any objection to the erection of a hospital on there, or a nurses' home?

Dr. Reilly: We would like to see something like that. We don't want to keep the place empty. I would not object to a store there. I object to a gas station; and a laundry,—that point has been overlooked. If you have ever been around a laundry on a nice day you could see a line for two or three blocks.

Mayor Murphy: Would you still object, doctor, if the request for the laundry was excluded?

Dr. Reilly: No; I am objecting to the gas station, and I am bringing

out the laundry because no one brought that out. There was once a compromise on that basis once before, but I think the gas station is definite. We are objecting to the gas station.

Mr. Siegler: May I answer this gentleman? They don't object to stores, but they do to a gasoline station. Now, bear in mind that the objection has been predicated solely on the basis that it was a residential neighborhood, and if anything but a residence is constructed it would seriously interfere with the values of their property and would cause them to deteriorate.

Now, if a store were built there, they would not regard it as such; but I think, as you could readily understand, that stores would certainly tend to destroy the character of that neighborhood as a residence, and it goes to show that it is no longer fit or suitable, or can be utilized for that purpose, that is, for residential purposes.

Mayor Murphy: Only often times I have heard people say if they put a store in a certain neighborhood we won't have to walk so far to purchase, and it would be better than putting something there which they cannot eat.

Mr. Siegler: Usually they object to stores because stores have garbage and all sorts of dirt.

Mayor Murphy: Do I understand there are not stores there in that neighborhood at all?

Dr. C. Reilly: There is a store on South Orange Avenue, on Ninth Street. That is the first stop there from Camden Street.

Mayor Murphy: That is at least three blocks away.

Dr. C. Reilly: Yes. And none on the other side streets.

Mayor Murphy: To the secretary of the Board, the Commissioners want to know were the same objectors before the Board of Adjustment and with practically the same discussions held there that are being held here at the present time?

Mr. Russell Rankin: Yes, Mr. Mayor.

Mayor Murphy: And still the Board felt that four to one, that the permit should be granted?

Mr. Russell Rankin: Yes, that is right.

Dr. C. Reilly: Other than the letters or the cards sent down with just the notations on the bottom of it, because they were not addressed to the Board of Adjustment they would not allow them.

Mr. Rankin: He must be referring to those postal cards that the Hospital has.

Dr. C. Reilly: Whatever you've got. The cards that you accepted today.

Mayor Murphy: Are you talking about those cards?

Dr. C. Reilly: No; the notice that they sent out originally.

Mayor Murphy: The secretary tells me they did recognize them.

Dr. C. Reilly: We were there, and they did not. They were overruled.

Mayor Murphy: Well, he undertook upon himself to present it to this Commission anyhow.

Mr. Rankin: We included them as objectors. We always do. I don't know what he is referring to.

Dr. C. Reilly: Mr. Heinrich went around and go written forms objecting to it, and some of the objectors wrote on the back of it, "I object to such and such a procedure" and signed their names.

Mr. Rankin: They are the ones I presented to this Commission this morning.

Mayor Murphy: Here they are, doctor (indicating). Are these the ones?

Dr. C. Reilly: Yes, they are the ones.

Mayor Murphy: Well, they are part of the record, so the Board must have recognized them.

Commissioner Brady: Mr. Mayor, it seems to me that this question is one that should receive the fullest consideration, and I don't think we should arrive at some definite conclusion today. I think we should have time to think it over, because there seems to be a lot of various arguments involved here, both for and against; and I move you that the matter be laid over until next week to give us an opportunity to look into the objectors and also those who are for it.

Mayor Murphy: I think, Commissioner, that in all fairness to the people who are here on both sides, I don't think it would be necessary for them to come back here again.

Commissioner Villani: I move that the hearing be closed.

Mayor Murphy: A motion has been made and seconded that the hearing on this application for a gas station and car washing station or whatever you call it, lubritorium, on Littleton Avenue, that the hearing be closed. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The hearing is closed.

Commissioner Brady: Now I make another motion that the matter be laid over so as to give us an opportunity to weigh the facts before us, so that we would arrive at an equitable decision.

Mayor Murphy: Motion has been made by Commissioner Brady that the application be laid over until one week from today in order to give the members of the Commission an opportunity to study the evidence as submitted.

All those in favor of the motion signify by saying "aye." The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: This matter will be up for discussion before the Commission for action one week from today. The hearing is closed. You people will have to return.

The City Clerk presented the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Albert F. Bianchi, owner; for the conversion of one-family dwelling into a two-family dwelling in a 1st residence district; premises 676 Ridge Street; same to

be in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

Mayor Murphy: You heard the reading of the application for 676 Ridge Street. Are there any objectors? If not, a motion is in order, changing the one-family dwelling into a two-family dwelling.

(No response).

Commissioner Villani: I so move you, Mr. Mayor.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Elmer J. Loew (Guarantee Egg Corp., owner); for the construction of a one-story building for light manufacturing in a 1st business district; premises 111-119 Sylvan Avenue; same to be constructed in accordance with the plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Tulsa Petroleum Co., owner; for the operation of an automobile parking station on present gasoline station in a 2nd business district; on premises 627-635 Broadway; same to be operated and maintained in conformity with the rules of the Board of Adjustment and to be in accordance with the plans approved by the said Board; on condition that no motor vehicles

be allowed to use this station for all-night or overnight parking; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Keenan: I move its adoption.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Ethel M. Lance, owner; for the construction of an extension to the rear of an existing public garage in a 1st industrial district; premises 128 Orchard St., rear (27 Camp Alley); same to be constructed in accordance with the

plans approved by the Board of Adjustment;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order.

(No response).

Commissioner Villani: I move it be adopted.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
City Hall
Newark, New Jersey

December 16, 1941

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 40, 55-39 R. S., that

the following applications for variances from the terms of the Zoning Ordinance be allowed:

1067-1077 Raymond Boulevard; Socony Vacuum Oil Co., Inc., in a 1st industrial district alterations to existing gasoline station; same to be in accordance with the plans approved by this Board; such use to be limited to the period ending August 28, 1947;—(No objectors);

150-152 Plane Street; Otto Keller; in a 2nd business district the establishment and operation of an automobile parking station; same to be operated and maintained in conformity with the rules of this Board and to be in accordance with the plans approved by this Board; such use to be limited to the period of one year; — (No objectors);

*1136-1168 Raymond Boulevard; Kim Parking Station Co.; renewal of permit for two gasoline pumps in automobile parking station; such use to be limited to the period of two years ending December 8th, 1943.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN
Secretary

The City Clerk: All of these applications may be taken up at this time under a suspension of the rules, and such a motion is now in order.

Commissioner Villani: I move for a suspension of the rules.

Mayor Murphy: Motion is made that the rules be suspended. The Clerk will call the roll.

Yeas: Commissioners Brady,

Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following resolutions:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Socony Vacuum Oil Co., Inc. (J & R Corporation, owner); for alterations to existing gasoline station in a 1st industrial district; on premises 1067-1077 Raymond Boulevard; same to be in accordance with the plans approved by the Board of Adjustment; such use to be limited to the period ending August 28, 1947;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

Mayor Murphy: You heard the reading of the application for a gasoline station on Raymond Boulevard. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: Motion has been made. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal of the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Otto Keller (New Jersey Realty Co., owner); for the establishment and operation of an automobile parking station in a 2nd business district; premises 150-152 Plane Street; same to be operated and maintained in conformity with the rules of the Board of Adjustment and to be in accordance with the plans approved by the said Board; such use to be limited to the period ending one year from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: Motion has been

made to approve the application. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Kim Parking Station Co. (City of Newark, owner); for the renewal of permit for two gasoline pumps in automobile parking station; on premises 1136-1168 Raymond Boulevard; such use to be limited to the period of two years ending December 8, 1943;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not, a motion is in order to approve.

(No response).

Commissioner Villani: I so move you.

Mayor Murphy: Motion has been made to approve. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following reports were submitted:

REPORTS OF CITY OFFICERS

The following Reports of City Officers were received and ordered filed:

Superintendent of Weights and Measures for November, 1941.

Department of Buildings for November, 1941.

Clerk of First District Court for November, 1941.

Clerk of Second District Court for November, 1941.

Bureau of Alms House for November, 1941.

City Clerk (2) for November, 1941.

Robert J. Beckley, Chief Clerk, 1st Criminal Court for November, 1941.

Peter C. Walsh, Chief Clerk, Night Police Court, for November, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 1, for November, 1941.

Charles F. McGovern, Clerk 2nd Criminal Court, Part 2 for November, 1941.

Harry Finlay, Clerk 3rd Criminal Court, for November, 1941.

Elizabeth S. Lewis, Clerk Family Court, for November, 1941.

City Treasurer for November, 1941.

Comptroller for November, 1941.

CITY OF NEWARK, NEW JERSEY
DEPARTMENT OF REVENUE AND FINANCE
VINCENT J. MURPHY, Director

December 1, 1941.

To the Honorable
The Commissioners of the City of Newark, N. J.
Gentlemen:

In accordance with the Act of the Legislature entitled "A further supplement of the Act entitled 'An Act to amend and revise the charter of the City of Newark, N. J.' approved February 22, 1866" I herewith present a statement of the receipts and disbursements for the month of November, 1941:

RECEIPTS

Cash on hand—Oct. 31, 1941	\$ 7,296,681.99	
Rec'd from Comp. — Nov.	4,719,957.10	
		\$12,016,639.09

DISBURSEMENTS

By Warrant	\$ 3,827,767.85	
Redemptions	5,768.60	
Surplus	450.00	
Returned Checks	5,075.62	
Bond Antic. Notes	365,000.00	
Transfer to Soc. Hygiene	726.81	
		\$ 4,204,788.88
		\$ 7,811,850.21

Respectfully,

VINCENT J. MURPHY
Director of Revenue & Finance
By: Joseph J. Kroehl

Ordered Filed.

CITY OF NEWARK, N. J. MONTHLY STATEMENT OF CASH COLLECTIONS MONTH OF NOVEMBER, 1941

DESCRIPTION	Last Year's Month	Collections Total to Date	% Collected Last year	This Year's Month	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Licenses: Sale of							
Alcoholic Beverages	475.00	617,010.74	99.06	701.60	610,864.61	616,324.00	99.11
Ice Cream, Plumbing & Refuse	95.00	9,488.50	85.48	70.50	8,659.50	15,096.00	57.36
All Other Licenses	3,081.10	113,792.76	98.09	3,222.28	106,980.28	116,277.00	92.00
Fees and Permits:							
Tax Search Fees	754.00	8,697.75	104.79	779.50	7,361.75	9,306.00	79.10
Building & Electrical Work Permits	2,174.54	30,642.63	96.05	2,343.48	34,497.02	35,370.00	97.51
Public Sewer Connection Tap Fees	180.00	2,790.00	111.60	110.00	2,500.00	2,830.00	88.33
Towels, Soap, Bathing Suits	1,231.70	17,774.48	85.86	944.97	22,781.83	19,862.00	114.70
Combustible, Moving Picture, Garage and Misc. Permits	1,696.00	16,329.40	84.17	1,180.00	15,641.00	19,035.00	82.16
Receipts for Patients Treated	2,378.77	25,250.14	111.72	45.00	22,309.33	27,284.00	81.76
Contribution by City of East Orange for Passaic Valley Sewer Maintenance		32,450.83	116.31		23,667.73	31,001.00	76.34
Jury and Listing Fees	2,839.90	34,033.81	92.98	3,112.30	31,358.59	36,581.00	85.72
Animal, Chicken, Plumbin Permits, Miscellaneous Fees	369.50	6,998.80	69.99	454.00	6,549.70	4,124.00	158.81
Transcript Fees for Births, Deaths, etc.	899.15	8,024.45	138.35	958.00	13,706.40	8,928.00	153.52

CITY OF NEWARK, N. J.	MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF NOVEMBER, 1941		
	DESCRIPTION	Last Year's Month	Collections Total to Date	% Collected Last year	This Year's Month	Collections Total to Date	Budget Anticipation Col. This Year This Yr.
	Fines: Magistrates	4,215.55	59,024.50	69.85	15,318.05	90,346.55	67,410.00 134.02
	Overdue and Lost Books	1,659.05	16,989.02	80.13	1,628.92	18,739.24	18,653.00 100.46
	Interest and Costs on Assessments	188.24	10,200.76	108.51	44.34	4,243.13	3,449.00 122.15
	Interest and Costs on Taxes	49,590.87	449,479.09	70.22	32,464.41	422,730.03	499,629.00 84.60
	State and Other Aid:						
	Gas Tax Refund		25,226.37	93.43	2,313.99	28,625.91	27,617.00 103.65
	Public Lighting Reimbursement		4,161.63	74.31		5,506.32	4,161.00 132.33
	Bill Board Tax		3,285.55	113.29		3,407.80	3,285.00 103.73
	5% Trolley Tax	22,279.44	22,279.44	104.59			
	Franchise & Gross Receipts Taxes of 1938-1939		77.10			1,060,254.79	954,229.00 111.11
	Franchise Taxes & Gross Receipts 1940		4,079.75	00.58		1,325,335.85	1,318,126.00 100.53
	Gross Receipts Taxes 1941					812,010.49	760,170.00 106.81
	Franchise Tax 1941					724,840.86	584,381.00 124.03
	Jitney Tax	22,394.35	226,297.57	89.30	24,610.68	248,339.35	247,744.00 100.24
	Leases and Rentals:						
	City Owned Property	14,510.98	155,480.37	95.68	13,452.65	180,964.07	169,085.00 107.02
	Rent: Army Base	8,333.33	91,666.66	91.67	8,333.33	91,666.66	100,000.00 91.67

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF NOVEMBER, 1941	
DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last year	This Year's Collections Month	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Rent: City Railway							
Reimbursement: Lighting							
Inspectors Salary		3,000.00	200.00	1,500.00	1,500.00	1,500.00	100.00
Total Miscellaneous Revenues							
Anticipated							
Real Estate Arrears: "Regular"	243,202.77	3,369,079.90	84.65	93,895.70	3,267,683.05	4,014,485.56	81.39
Personal Arrears:	26,476.94	475,049.67		24,684.27			
Tax Title Liens: Real							
Estate Taxes	16,476.76	308,059.29	59.93	28,413.56	535,155.54	402,000.00	133.12
Interest and Costs:							
Lien Certificates		14,147.81					
Special Items of General Revenue:							
Leases and Rentals of City							
Owned Property							
Smoke Abatement Bureau Fees	289.00	3,230.00	55.68	346.00	3,819.00	4,093.00	93.30
Zoning Board Fees	170.00	2,520.00	120.00	450.00	2,570.00	2,650.00	96.98
Bill Board Tax							
Foreclosed Property Rents							
Farmers Market Fees		2,950.00	101.72		2,750.00	2,850.00	96.49
Current Tax Collections	2,747,050.46	31,174,632.42	82.58	3,394,950.93	35,002,592.91	41,678,930.00	93.98

CITY OF NEWARK, N. J.	MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF NOVEMBER, 1941			
	DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last year	This Year's Collections Month	Total to Date	Budget Anticipation This Year	% Col. This Yr.
Miscellaneous Revenue Not Anticipated		1,596.36	16,165.18		1,790.26	32,733.44		
Alms House								
City Home								
Police Department								
Street Cleaning								
Board of Adjustment								
Other								
Dedicated Revenue:						427,000.00		
Newark Airport		6,108.37	175,620.09		13,882.57	260,130.94		
Bureau of Water		218,276.13	2,357,657.01		252,699.12	2,744,043.73		
Bureau of Docks		12,190.28	56,180.47		4,973.23	40,747.45		
Bureau of Streets		1,792.82	14,566.97		2,837.50	15,735.75		
Bureau of Street Cleaning		3,236.91	24,235.15		969.08	25,931.89		
House Sewer Connections		790.00	10,728.01		1,010.00	10,770.66		
Outdoor Poor								
Weights and Measures			2,942.50			2,723.50		
Bureau of Motors			46.25			1,027.02		
Printing and Stationery			133.34			145.57		

CITY OF NEWARK, N. J.		MONTHLY STATEMENT OF CASH COLLECTIONS				MONTH OF NOVEMBER, 1941	
DESCRIPTION	Last Year's Collections Month	Total to Date	% Collected Last year	This Year's Month	Collections Total to Date	Budget Anticipation This Year	% Col. This Yr.
Shade Tree	56.47	1,045.98			1,315.04		
Public Outings							
City Hospital: Payroll Credits	38.44	182.45		21.27	201.34		
Convalescent Hospital:							
Payroll Credits		25.86		23.30	53.67		
Administration of Relief	148.31	699.72		70.64	639.97		
200 Washington Street Corp.	833.33	9,166.63		1,000.00	11,000.00		
Henry C. Jones Estate		157.45			151.09		
Redemption of Lien Certificates	5,921.90	84,379.18		9,017.95	79,308.27		
U. S. Social Hygiene		9,020.00			3,726.81		
Emergency Relief 1938		1,524.82					
Emergency Relief 1939 & 1940		1,963,506.42				7,811,343.86	
Public Schools	981,920.31	7,929,744.66					
Refunds; Current Taxes	914.03	15,558.68		1,088.11		15,582.33	
Return Checks—Current Taxes	4,842.63	68,118.73		4,216.25		57,081.19	
Regular Assessments	361.50	27,368.51		44.60		6,392.39	
U. S. Health Sanitation		9,963.33					1.00
Grading, Curbing, Flagging							

CITY OF NEWARK, N. J.

MONTHLY STATEMENT OF CASH COLLECTIONS

MONTH OF NOVEMBER, 1941

DESCRIPTION	Last Year's Collections Month	% Collected Last year	This Year's Collections Month	Total to Date	Budget Anticipation Col. This Year	% This Yr.
Five Year Tax Plan	97.01		97.01	916.56	8,875.99	
House Sewer Connections						
Taxes Paid in Advance	1,945.64		3,925.09	2,485.43	3,749.78	
Poor Relief Surplus			102,463.43			
Miscellaneous						
T. T. L. Assessments:	101.10		35,076.79	145.55	4,166.00	
Tax Sale Premiums					793.00	
Grading, Curbing, Flagging						
Water Capital			862,259.00	165,000.00	330,000.00	
House Sewer Connections						
Shade Trees						
Tax Anticipation Notes					4,000,000.00	
Emergency Notes			500,000.00		150,000.00	
Other Cash Collections:						
Capital Account	19,000.00		4,245,964.39	600,000.00	2,243,259.72	
Miscellaneous	286.85		20,888.97	1,437.22	145,380.61	
TOTALS	4,433,470.79		55,893,613.26	4,719,957.10	63,173,971.52	
Under Deposit			3.71		.01	
Ordered Filed.						

VINCENT J. MURPHY

Mayor Murphy: I would just like to ask Commissioner Byrne in reference to the Bureau of Motors. I know you are making some changes there, which, of course, will justify a number of them which should be made; but what I am trying to get at is this; is the city at the present time on its repairs to the different cars or equipment being done by the Bureau of Motors; or to what extent is that being handled?

Commissioner Byrne: Well, it is left up to the different departments.

Mayor Murphy: I know what little I have there is sent up there and done by the other department.

Commissioner Byrne: The thing is the cost is too excessive. We would get the work done cheaper on the outside than it can be done in the city garage. That is the sad part of it because there is a central garage where technically the city equipment should go, and if all the equipment went into a garage you will have real justification for the expense there, because we could do probably three times as much work with the present staff as we are now doing.

But each man is apparently trying to run his department as well as he can, and if a fellow wants to save money for his department he should not be expected, I suppose, to pay more than the reasonable price to have his equipment repaired.

I know in the Shade Tree Department I don't think they send them down because they could get it done cheaper on the outside. Isn't that correct.

Commissioner Villani: That is correct.

Commissioner Byrne: That, of course, is a sad commentary on the

City Commission. It shows we are maintaining a "white elephant." We are carrying on something that is not for the best interest of the City. It is being run for the benefit of, maybe, my department, and those who work in it.

Technically it might be better if we did away with the garage entirely, and we could save money for the city; but as long as we have it and we have got to operate it, we have got to do it on a minimum of cost. The men in the other departments, most of them, don't want to send their equipment there.

Mayor Murphy: If I understand you correctly, Commissioner Byrne, if the other department did send their equipment to the Bureau of Motors to be repaired, is it your opinion that it could be done at a more reasonable cost than it is now costing the city?

Commissioner Byrne: No. The cost would be about the same; but there would be more justification for employing more employees and for the salary and wages we are paying them.

Now, as long as it is there, it is too bad we cannot use it, because the city is paying just as much as if we send all the equipment down there. But it is so much out of line and so top heavy, that in order to get a job done you have got to charge more than you could on the outside.

Mayor Murphy: Wasn't that the purpose of creating the Bureau of Motors, so that it would be a savings to the City, along with the convenience too; if anything happened we had the men available to make the repairs immediately, instead of the delay in sending it on the outside or have it done?

Commissioner Byrne: Yes, that is right.

Mayor Murphy: At least that was my interpretation of the way the Bureau of Motors was to operate. Now, of course, I don't know what the other commissioners have to say on it, but I agree with you, Commissioner Byrne, that if this is at the present time a heavy burden on the city and is over-manned, that either one or two things ought to be done; first, there ought to be an adjustment to meet the conditions which are now before us of those having their work done; on the other hand the other commissioners ought to give serious consideration to having the work done on their cars through the Bureau of Motors.

In other words to take advantage of at least having immediate service and having it done at least at the same cost or probably at a savings.

Now, I don't know whether the other commissioners have made a survey in this respect or not, but the fact is you are at a point where you are moving to come down. It should come before the commissioners to decide as to what they want done.

Commissioner Villani: In the beginning with Commissioner Byrne I made a survey myself, and I agreed that something serious must be done. I was in accord in the beginning that we might abolish that department, because I cannot for the life of me, see why we, the City of Newark, and I am speaking to the commissioners who are the employers of men who are supposed to be working for us, and then they have to charge us for work on our cars. That is like me working in my own public garage and I employ help, and then when something happens to my car I send it there and then he charges me ten times more than

what I could have it done for one the outside.

My idea is that if we keep the Motor Division there we ought to arrange that they should not off-set the amount of cost for the repairs. They should repair our cars immediately, and let it go at that. I appreciate the fact, the Motor Division being in Byrne's department, he does not want it to be burdened with fixing my car on his budget, but what is the difference. We are working on a common interest, whether it is working on his budget a little or digressing on mine.

Some adjustment should be worked out, but we ought to have an arrangement so that every city owned car should go there and no charges should be made, and the men should work on our cars immediately, fix them and get them out as soon as possible. And if that cannot be worked out, then it should be abolished.

Commissioner Byrne: I agree with you, Commissioner Villani, and I am quite sure that if the Commission is satisfied that they are willing to let me continue with this Bureau of Motors, I think I will get it in a position where it will be cheaper than sending it out.

Mayor Murphy: I think you could do it, Commissioner, and I think the Commission wants to cooperate with you in every respect, because with this set-up and the convenience that is there, I think we ought to make an effort to see if we cannot turn our work over to our own set-up and give you an opportunity to show that this could be accomplished. And then if we find it cannot be accomplished, then I think it is time to take action, maybe on your recommendation, that we abolish it.

Commissioner Byrne: What should

be done, Mr. Mayor, is the overhead must be cut first. It has been a crying shame.

Mayor Murphy: That is up to you.

Commissioner Byrne: Yes; and that is the way I think it is. At the end of the year I hope to make recommendations to the Commission, and without trying to hurt Newark. It is easy to carry along and not disturb the situation and to carry out your office and do an efficient job. I have to sometimes do things that are distasteful. That garage is wrong, and it has been wrong for many years; and it was the scene of many of the controversies in the city trial. I have been reviewing that record, and there are a lot of remedies and a lot of changes to be made in that department; and the first is it has to be materially reduced; and it is a shame the way it is being conducted.

There is going to be a change before the end of the year.

Commissioner Villani: Well, there are going to be several changes that I am going to ask for. I think you will find that we are going to cooperate with you. It seems ridiculous, that our own cars, in order to have the services there, we have to pay them seven dollars or fifteen dollars a month. Why should they charge that? Why should we not have our cars sent there and the men service them and not talk about what they should charge? It is taking it out of one pocket and putting it in the other; and who is getting hurt? We ourselves, because they are charging so much in repairing that car.

Mayor Murphy: There is the extra amount of work being involved there, too. Because it means the extra amount of requisitions and the billing of the department, and the

transferring of the accounts and everything else.

Commissioner Byrne: It is so excessive that I don't think the Commissioners keep their cars there. They get it done cheaper in a private garage.

Commissioner Brady: I have to send the ambulance out to a private place when it needed repairs.

Mayor Murphy: I think a fair trial should be given by us in sending all the cars to the Bureau of Motors in order to get a determination on this whole thing. Of course, as I say, I have not got many cars, but I think the other members of the Commission ought to immediately start sending their cars there so that we can have a real interpretation, a real experience by Commissioner Byrne in operating the Bureau of Motors as it was intended to.

Commissioner Villani: The same thing applies to the repairs of buildings. Why should I charge Commissioner Byrne if I repair something in his department? And then it goes through his department, and that thing goes on now. Why can't it be taken care of by us? If it is in my budget I will repair it.

Mayor Murphy: Because if he wants something done, he has got to write to you.

Commissioner Villani: Yes, but I have got to get a lot of requisitions and things. It is a lot of nonsense.

Commissioner Byrne: Why I rode down to that garage the other night and took a little look around there, and when I saw the number of private cars parked in that second story, why, it took my breath away. I could not believe it.

There are more cars there than the Army has at the present time.

Commissioner Keenan: Well, as the only other member of the Commission maintaining a repair shop, I would like to say as regards the public safety apparatus, we have not many pieces of apparatus other than those that are used for fire or police service. We have not many spare pieces. In fact we have one truck and two engines.

Mayor Murphy: That is all done in your shop?

Commissioner Keenan: That is all done in our shop, excepting ignition repairs, and that has to go out.

Now, we have no difficulty; and when a piece of fire apparatus or one of the police cars need repairs they need it immediately. Now, if we send this piece of repair work to the Bureau of Motors, I don't think I should be held responsible for the performance of this piece of work on this apparatus, for this reason: now, we lay aside, our men lay aside whatever they may be doing when a fire apparatus comes in for immediate repairs. We have no trouble or difficulty in the Department of Public Safety; and I don't want any trouble.

Commissioner Villani: No one wants it. That is the way it should be done. You are not charging yourself; you are not billing us.

Commissioner Keenan: No more did I pay you for fixing the office.

Commissioner Villani: That is right.

Mayor Murphy: Well, of course, my argument still stands in the position I had, that whether it is in the police or the fire department, I

contend, commissioners, that while you may have certain mechanics in this Bureau of Motors, you would have that many more mechanics with all these mechanics centralized in one heading that will do repair work, that when something happens to a fire apparatus or to a police car or to an ambulance you have just that much additional men available in order to jump in and fix that work immediately.

Commissioner Byrne: But at the present time and in the past you don't get the same spirit of work that you would on an ordinary piece of equipment, as you would on a piece of fire equipment. The fellows who repair the fire equipment know it has got to be on the job and they keep running on it.

Commissioner Keenan: They get right down to it.

Mayor Murphy: That is a matter of supervision it seems to me.

Commissioner Brady: Mr. Mayor—

Commissioner Keenan: (Interrupting) It is a matter of responsibility of me.

Commissioner Byrne: It is to us all.

Commissioner Keenan: More directly to me, though.

Commissioner Brady: Mr. Mayor, it might be perfectly all right to put this in under a separate unit, but I have found from my experience in many instances that when you want something done in a separate unit over which you have no control they are not too anxious to do it, but in the police or fire department where those repairs are necessary, it must be made with all the speed possible. They do it because of the fact that they are

under the supervision of the Director of Public Safety. And they will do it with the precision and speed required.

On the other hand you will find that you cannot get it done where you don't have direct supervision over it; and I think that is one of our most essential services because of the lives and the property involved. I do believe that we should give that a lot of consideration before we take it away from that department. I think that Director Keenan is right in assuming that he should not be held responsible for anything that occurred if it is taken out.

Commissioner Byrne: I say this: let us try to put the city garage first on a low cost repair basis, so that I could come to you or to the other divisions and sell you a bill of goods that you could send your equipment in to us because we could do it cheaper. I know we have some cities where they have one centralized maintenance bureau and everything is put in there, and they do a good job.

Mayor Murphy: Fire apparatus and everything?

Commissioner Byrne: Fire apparatus and everything.

Commissioner Keenan: Nineteen pieces were out of service for four hours when something was out of order.

Now, how should I be held responsible if anything happens in that four hours?

Commissioner Villani: They will have to do that first.

Commissioner Byrne: Sure. That would be an emergency.

Commissioner Villani: It could be worked out.

Commissioner Byrne: It can be done.

Mayor Murphy: Well, at least, anyhow, there could be a trial at it. If it is found it could be worked out, I could easily change it. It would not affect the men in any way. The men, the same men would be involved.

Commissioner Brady: If you want the record of the commissioners on it, Mr. Mayor, I will go on record in sending all my hospital ambulances to the Bureau of Motors. I will be happy to do it.

Mayor Murphy: Of course that would be a start so that Commissioner Byrne can make the changes in it and break it down so that at least from this point anyhow he will be getting all of the cars so that he could then determine better what changes should be made in there.

Commissioner Villani: I will make a motion that we must send our cars there, every one in every department.

Commissioner Brady: With one provision, that it is done as cheaply, if not cheaper.

Commissioner Villani: If it is not done cheaper, we will hold Commissioner Byrne responsible.

Commissioner Byrne: Oh, no. Now wait a minute. I will say this; I am not asking you to do that as yet. I say give me enough time to turn around and get the cost down, so I will get your equipment and do it as cheap as any other fellow. There is no reason why I cannot run the garage as cheap as the other fellow; but I don't want you

to send stuff down now and charge you more than the other fellow.

Commissioner Villani: Why should you charge me something that is for our own city?

Commissioner Byrne: I have been in touch with a lot of fellows who run a lot of garages; for instance, Ed Gaffney, and their price of efficiency is so far superior to ours, that it is ridiculous, and they keep their trucks running morning, noon and night.

Mayor Murphy: Supposing we say that all the members of the Commission in their departments will start moving their cars to the Bureau of Motors to be repaired or overhauled or whatever is necessary starting from the first of the year.

Commissioner Villani: All right.

Commissioner Keenan: What does that mean? You are driving the fire and police repair shop off, lock, stock and barrel?

Commissioner Byrne: You could start sending them in now; but I am saying you won't get the price on it, so don't you start yelling.

Commissioner Keenan: They charge you for storing.

Commissioner Villani: Yes, storing in our own garage. I have got to pay ten dollars to store our own car in our own garage.

Mayor Murphy: I think it is a just charge. It will have to be paid on the outside.

Commissioner Villani: Why should we charge that at all?

Commissioner Byrne: We should store every city owned car. There is no question about it.

Mayor Murphy: All right, then, as I understand, Commissioner Villani and Mayor Murphy will immediately see to it that all their cars for all repairs be sent to the Bureau of Motors.

The City Clerk: That is all on the clerk's desk, Mr. Mayor.

Commissioner Brady: I move we adjourn to December 24th, at eleven A. M.

Mayor Murphy: All those in favor say aye.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY

JOS. M. BYRNE, JR.

JOHN B. KEENAN

RALPH A. VILLANI

VINCENT J. MURPHY

The Board of Commissioners
of The City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 22, 1941 Newark, N. J.

A Special Meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above rate, in the Commissioners' Chamber, City Hall, Newark, at 10:00 a.m. Standard Time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Keenan, Villani, Mayor Murphy.

Absent: Commissioner Byrne.

The City Clerk: There are no ordinances, Mr. Mayor.

Commissioner Brady: I move you that the reading of the minutes of the last meeting be dispensed with.

Mayor Murphy: A motion has been made that the reading of the minutes be dispensed with. All those in favor will signify by saying "aye."

The Clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following communication as a call for the meeting:

The City of Newark, N. J.

Vincent J. Murphy, Mayor

December 19, 1941.

Mr. Martin G. Bross,
Acting City Clerk,
City Hall,

Dear Sir:

Please be advised that I am calling a special meeting of the Board of Commissioners for Monday, December 22nd, 1941, at 10 A. M. A conference will take place first at that time in my office.

The Board of Commissioners will upon the conclusion of the informal conference, proceed to the City Commission Chamber to enact any resolutions, motions or other actions which may be necessary.

Very truly yours,

VINCENT J. MURPHY
Mayor

VJM-HD
Ordered filed.

The City Clerk then read the following resolutions:

RESOLVED, that the sum of \$83.68 be and the same is hereby appropriated to the persons named in the certified list below containing 7 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
Ralph A. Villani
John A. Brady

RESOLVED, that the sum of \$24,216.19 be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Ralph A. Villani

Vincent J. Murphy
John B. Keenan

Mayor Murphy: You heard the reading of the bills and claims. The Clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfer of Appropriations, the Director of the Department of Public Affairs be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Affairs as follows:

From: Newark City Home
Personal Service\$200.00

To: Newark City Home
Other Than
Personal Service\$200.00

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance, be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Safety as follows:

From the Fire Division,

Personal Service\$55,000.00

To the Fire Division,
Other Than
Personal Service\$55,000.00

From the Police Division,
Personal Service\$40,000.00

To the Police Division,
Other than
Personal Service\$40,000.00

From the Police Division,
Personal Service\$40,000.00

To the Fire Division,
Other than
Personal Service\$40,000.00

John B. Keenana
Vincent J. Murphy
Ralph A. Villanai
John A. Braday

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30 Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he hereby is authorized and directed to make the following transfers to and from Budget Appropriations:

Five Thousand Dollars (\$5,000.00) from Department of Public Works, Division of Works Projects, Personal Services, to Division of Works Projects, Other than Personal Services;

Five Hundred Dollars (\$500.00) from Personal Services, and Nine Hundred Dollars (\$900.00) from

Other Than Personal Services, from Department of Public Works, Bureau of Surveys, to Bureau of Street Cleaning, Other Than Personal Services.

John B. Keenan
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of The City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30, Transfers of Appropriations, that the Director of the Department of Revenue and Finance be and he is hereby authorized to and from budget appropriations in the Department of Parks and Public Property:

From Shade Tree, Other Than Personal Service to Shade Tree, Personal Service	\$310.00
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Ralph A. Villani
John A. Brady
John B. Keenan
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1392, dated December 10, 1941, the Department of Central Purchase publicly solicited, received

and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Works)
Anhydrous Ammonia and Chlorine
American Oil & Supply Company—
Newark, New Jersey.

Approx. 7 carloads 15—1 ton containers of Chlorine. Delivery to Charlotteburg, New Jersey \$2.41 cwt. fob Charlotteburg, N. J.

ARMOUR & COMPANY — New York City.

Approx. 18,000 lbs. of Anhydrous Ammonia — delivery to City's Truck at Contractor's Warehouse @ 14½c lb.
Delivery to Charlotteburg, New Jersey @ 15½c lb.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City

of Newark, by a resolution No. 1392, dated December 10, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said material to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bids being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Affairs)

Meats, meat products and poultry.

Frank J. Cloran	\$ 7,911.99
DeBow & Company	3,760.10
John Gialanella	4,181.37
Fred Horns, Inc.	7,443.24
Lair & Brydon	2,020.79
Palumbo & Cicalese	2,618.10
	<hr/>
	\$27,935.59

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

WHEREAS, In accordance with

the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1203, dated November 5, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contracts for furnishing and delivering said materials to the City of Newark, be and the same hereby are awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contracts for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Affairs).

Milk and cream delivery to the various institutions in the Department of Public Affairs, for a period of thirty days to each of the following named bidders, all at prices listed below:

TILTON DAIRY FARMS —Newark, New Jersey.

NEWARK MILK & CREAM COMPANY—Newark, New Jersey.

Approx. 82,000 qts. Pasteurized Milk — 40 qt. cans — Min of 3.5%

butter fat @ \$.108 qt.

Approx. 1,800 qts. Pasteurized

Milk — 1 qt. bottles — Min. of 3.5%
butter fat @ .1215 qt.

Approx. 1,200 qts. of Premium
Pasteurized Milk — 1 qt. bottles 4%
butter fat @ .135 qt.

Approx. 700 qts. Buttermilk — 1 qt.
bottle @ .0855 qt.

Approx. 30 bottles heavy cream
1 pt. bottles — Min. of 40% butter
fat @ .405 pt.

Approx. 300 bottles heavy cream
½ pt. bottles. Min. of 40% butter
fat @ .225 ½ pt.

Approx. 700 qts. heavy cream—1
qt. bottles Min. of 40½ butter fat.
..... @ .765 qt.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Brady,
Keenan, Villani, Mayor Murphy.

RESOLVED, That the Department
of Central Purchase be and it hereby
is authorized and directed to adver-
tise for sealed proposals for furnish-
ing and delivering:—

Fire Hose, Department of Public
Safety.

Motorized Fire Equipment, Depart-
ment of Public Safety.

Fire Apparatus Equipment, Depart-
ment of Public Safety.
(pails, shovels, axes, wrenches,
nozzles and hooks)

Rubber Coats, Department of Pub-
lic Safety.

Rubber Boots, Department of Pub-
lic Safety.

BIDS to be received on such date
and at such time as it shall in said
advertisement designate.

John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Brady,
Keenan, Villani, Mayor Murphy.

RESOLVED, that the title of Cost
Examiner be and the same is hereby
created in the Newark City Alms
House, Department of Public Af-
fairs, at a salary of \$1,600 per an-
num, effective January 1, 1942.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Brady,
Keenan, Villani, Mayor Murphy.

WHEREAS a vacancy exists in the
rank of Fire Alarm Operator in the
Fire Division, Department of Public
Safety, due to the retirement of Fire
Alarm Operator Frank Bulkley on
December 1, 1941, and,

WHEREAS it is essential that said
vacancy be filled by a competent
operator in order that the work of
said Division be not handicapped,

NOW, THEREFORE, BE IT RE-
SOLVED that Junior Fire Alarm
Operator James M. Richardson, Jr.,
having been certified as eligible by

the Civil Service Commission of the State of New Jersey, be and he is hereby promoted to the position of Fire Alarm Operator in the Fire Division, Department of Public Safety, at an annual base salary of \$2100.00 per annum, payable semi-monthly as other salaries are paid, effective January 1, 1942.

John B. Keenan
Vincent J. Murphy
Ralph A. Villani
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

The City Clerk: The only application before the Commission is the application of the Society of the Babies' Hospital of the City of Newark for the construction and operation of a gasoline station at 171 Littleton Avenue.

Mayor Murphy: This matter is before the City Commission. Does the Commission want to take action on it today?

Commissioner Brady: In the absence of Commissioner Byrne, Mr. Mayor, I think this should be laid over.

Mayor Murphy: This matter is now before us. Does the Commission want to set a date for the next regular meeting, one week from tomorrow, Tuesday, December 30th?

Commissioner Brady: I so move you.

Commissioner Villani: I second it.

Commissioner Brady: Make it the adjourned meeting.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

Mayor Murphy: I want this on the record. There was a motion made at the conference, and the motion still stands, that the Director of Revenue and Finance be authorized to negotiate a compromise, in conjunction with the Law Department, with the Duke Power and Light Company on the basis of approximately \$300,000.00.

Commissioner Brady: I so move.

Commissioner Villani: I second it.

Mayor Murphy: Motion has been made and seconded that the Revenue and Finance Director so stand instructed. The Clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

Commissioner Brady: I move we adjourn, until Tuesday, December 30th.

Commissioner Villani: I second the motion.

Commissioner Brady: At 2 o'clock.

Mayor Murphy: Motion is made and seconded that we adjourn until Tuesday, December 30th, at 2 o'clock. All those in favor signify by saying "aye." The Clerk will call the roll.

Yeas: Commissioners Brady, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY
JOS. M. BYRNE, JR.
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 24, 1941.

Absent: Commissioners Byrne,
Brady, Keenan, Villani.

A regular meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 2 p.m. Standard Time.

Mayor Murphy: A quorum not being present, this meeting is adjourned until next Tuesday, December 30, 1941, at 2 P. M.

APPROVED:

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

VINCENT J. MURPHY
Mayor

Present: Mayor Murphy.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 30, 1941.

An Adjourned meeting of the Board of Commissioners of the City of Newark, N. J., was held on the above date in the Commissioners' Chamber, City Hall, Newark, at 2:00 p.m., standard time.

Mayor Murphy: The meeting will come to order. The Clerk will call the roll.

Present: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy: The Clerk will now read the minutes of the previous meeting.

Commissioner Brady: I move that the reading of the minutes be dispensed with.

Commissioner Villani: I second it.

Mayor Murphy: Motion has been made that the reading of the minutes be dispensed with. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the creation of the position of Property Manager in the Bureau of Maintenance of Foreclosed Property, Department of Parks and Public Property.

The Board of Commissioners of

the City of Newark do ordain:

1. There is hereby created in the Bureau of Maintenance of Foreclosed Property, in the Department of Parks and Public Property, the position of "Property Manager," at an annual salary of \$3,000.00.

2. This Ordinance shall take effect in manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that Jan. 14th, 1942, at 2:00 p.m., standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani introduced the following ordinance and moved its adoption on first reading.

The Clerk then read the ordinance at length:

An Ordinance providing for the creation of the position of Architectural Engineer in the Bureau of Public Buildings, Department of Parks and Public Property.

The Board of Commissioners of the City of Newark do ordain:

1. There is hereby created in the Bureau of Public Buildings, in the Department of Parks and Public Property, the position of "Architectural Engineer," at a salary of \$2,500.00 per annum.

2. This Ordinance shall take effect in manner provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Villani moved that January 14th, 1942, at 2:30 p.m. standard time, or as soon thereafter as said matter can be reached, and the Board's meeting room, second floor, City Hall, Newark, N. J., be fixed as the time and place when and where said ordinance will be further considered for final passage, and that the City Clerk be and he is hereby directed to publish said ordinance and give public notice of its introduction and passage on first reading as provided by law.

The roll being called, the motion was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk then read the following resolutions:

RESOLVED, That the sum of

\$21,693.77 be and the same is hereby appropriated to the persons named in the certified list below containing 18 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$8,960.00 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady

RESOLVED, That the sum of \$1,852.70 be and the same is hereby appropriated to the persons named in the certified list below containing 27 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$72,213.75 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$358,727.40 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$81.17 be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$312.76 be and the same is hereby appropriated to the persons named in the certified list below containing 3 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$39,951.06 be and the same is hereby appropriated to the persons named in the certified list below containing 22 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady

Ralph A. Villani

RESOLVED, That the sum of \$2,881.13 be and the same is hereby appropriated to the persons named in the certified list below containing 9 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John A. Brady
John B. Keenan
Ralph A. Villani

RESOLVED, That the sum of \$11,221.43 be and the same is hereby appropriated to the persons named in the certified list below containing 30 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$224.50 be and the same is hereby appropriated to the persons named in the certified list below containing 5 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$772.95 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne

John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$320.00 be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Revenue and Finance.

Vincent J. Murphy
Jos. M. Byrne
John B. Keenan
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$2,861.60 be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$9,111.56, be and the same is hereby appropriated to the persons named in the certified list below containing 88 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
John A. Brady
Jos. M. Byrne

RESOLVED, That the sum of \$2,854.40. be and the same is hereby appropriated to the persons named in the certified list below containing 2 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
John A. Brady
Jos. M. Byrne

RESOLVED, That the sum of \$26,587.17 be and the same is hereby appropriated to the persons named in the certified list below containing 11 items, being the bills and claims of the Department of Parks and Public Property.

Ralph A. Villani
John B. Keenan
Vincent J. Murphy
John A. Brady
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$223,249.95 be and the same is hereby appropriated to the persons named in the certified list below containing 15 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$5,840.80, be and the same is hereby appropriated to the persons named in the certified list below containing 4 items, being the bills and claims of the Department of Public Safety.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne

RESOLVED, That the sum of \$99,377.28 be and the same is hereby appropriated to the persons named in the certified list below containing 17 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
John B. Keenan
Jos. M. Byrne, Jr.

RESOLVED, That the sum of \$10,791.35 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Affairs.

John A. Brady
Ralph A. Villani
John B. Keenan
Jos. M. Byrne, Jr.
Vincent J. Murphy

RESOLVED, That the sum of \$38,391.29 be and the same is hereby appropriated to the persons named in the certified list below containing 8 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$784.06, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$78.05 be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan

Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$230.61, be and the same is hereby appropriated to the persons named in the certified list below containing 6 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$80.00, be and the same is hereby appropriated to the persons named in the certified list below containing 1 item, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$42,860.16 be and the same is hereby appropriated to the persons named in the certified list below containing 23 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$78,220.27 be and the same is hereby appropriated to the persons named in the certified list below containing 284 items, being the bills and claims of the Department of Public Works.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

RESOLVED, That the sum of \$1,757.97, be and the same is hereby appropriated to the persons named in the certified list below containing 52 items, being the bills and claims of the Department of Public Works.

**Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani**

Mayor Murphy: You heard the reading of the bills and claims. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan offered the following resolutions:

BE IT RESOLVED by the Board of Commissioners of The City of Newark that the persons named on the annexed list, Constables by appointment under and by virtue of various resolutions heretofore adopted, be and the term thereof of each of said persons is hereby extended to the 31st day of January, 1942, conditioned upon each of said persons named as Constables, filing a proper and satisfactory bond covering the period of said extension, approved as to form by the Law Department.

**John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.**

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

CONSTABLES 1941

Name	Address
Bennett, Solomon, C.,	17 Harding Ter.
Bierman, Sanford,	41 Schofield St.
Berlowe, Samuel W.,	279 Vassar Ave.
Conliss, Theodore J.,	60 Poe Ave.
Gelber, Irving,	293 Pomona Ave.
Geller, Emanuel,	678 South 19th St.
Glatt, Harry J.,	104 Schuyler Ave.
Goldstein, Harry,	52 Pennsylvania Ave.
Goldman, William A.,	61 Weequahic Ave.
Hecht, Alan H.,	85 Grumman Ave.
Hoffman, Bernard,	233 Schley St.
Kalb, William,	155 Leslie St.
Kronstein, Isadore,	26 Mercer St.
Leeds, William,	74 Dayton St.
Maglio, Salvatore E.,	420 North 13th Street.
Meyerowitz, Herman,	24 Branford Place.
Markowitz, Max,	34 Goodwin Ave.
Marzell, William,	293 Ridgewood Avenue.
Mead, William,	130 Waverly Ave.
O'Connor, Charles J.,	432 Ridge St.
Pastore, Louis,	54 Norwood St.
Rothenberg, David,	224 Osborne Ter.

Savin, Ben, 607—18th Ave.

Semel, Harold, 71 Summit Ave.

Smith, Edward A., 150 Delancey St.

Simmons, Chas. Baxton, 56 Tichenor Street.

Tannenbaum, Joseph, 50 Milford Avenue.

Vogt, Joseph, 689 South 17th St.

Wigler, Benjamin, 382 Clinton Pl.

Warner, John, 247 Vassar Ave.

Weiler, Charles E., 331 Broad St.

Wolf, Irving, 161 Ivy Street.

Wurzel, Herman, 201 Leslie Street.

Wright, Walton E., 17 Farley Ave.

Zoller, Samuel, 229 So. Orange Ave.

WHEREAS, the Campus, Inc., of 78 William Street, Newark, N. J., has filed with the License Commissioner of the City of Newark applications for restaurant and tobacco licenses, and did deposit with the City Clerk of the City of Newark the sum of Eleven Dollars (\$11.00) with said applications at the time of filing same, and

WHEREAS, said applications have been rejected for cause, now,

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the sum of Eleven Dollars (\$11.00) be and the same is hereby ordered paid to said Campus Lunch, Inc., as a refund for applications represented by Restaurant License No. 1477 and Tobacco License No. 4521, and the Department of Revenue and Finance be and it is hereby authorized and directed to return the said sum of

Eleven Dollars (\$11.00) to said Campus Lunch, Inc.

John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, George Berdelis filed with the License Commissioner of the City of Newark applications for Restaurant License No. 1418 and Cigar Store License No. 4391, and did deposit with the City Clerk of the City of Newark the sum of Eleven Dollars (\$11.00), to wit, \$10. for Restaurant License and \$1.00 for Cigar Store License, with each application at the time of the filing of said application;

AND WHEREAS, the above named applicant has been rejected;

AND WHEREAS, the above named applicant is now entitled to a refund of Eleven dollars (\$11.00) on these applications;

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the sum of Eleven Dollars (\$11.00) be and the same is hereby ordered paid to the said George Berdelis, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Eleven Dollars (\$11.) to the said George Berdelis.

John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the following persons filed with the License Commissioner of the City of Newark applications for 1941 Bagatelle Game of Skill, Four Dollars (\$4.00) Licenses, and did deposit with the City Clerk of the City of Newark the sum of Four Dollars (\$4.00) with each application at the time of the filing of said applications:

License	Name	Address
1827	Conrad Schwartz,	552 Ferry Street.
1891	Nicholas G. Kozloff,	198 McWhorter Street.
1899	Walter Moczarski,	4-6 Fleming Street.
1918	O'Neill & Hamerman,	17 William Street.
1966	Lillian Hoffman,	70 E. Bigelow Street.
1968	Ben Meyers,	572 Springfield Avenue.
1984	Sol Mandel,	990 Frelinghuysen Avenue.
1988	Herman Ades,	73 Waverly Avenue.
2032	Sam Geller,	313 Ferry Street.
2051	Henry Geneja,	180 Warwick Street.
2054	Patsy Calabrese,	200 Morris Avenue.

2056 Joseph Kay, 29 Sherman Avenue.

2072 Harry Brody, 66 Second St.

AND WHEREAS, the application of the above named applicants have been rejected, and

WHEREAS, the above named applicants are now entitled to refunds of Four Dollars (\$4.00) on each application, now,

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the sum of Four Dollars (\$4.00) be and the same is hereby ordered paid to each of the above named applicants, and the Director of the Department of Revenue and Finance be and he is hereby authorized and directed to return the said sum of Four Dollars (\$4.00) to each of the above named applicants.

John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolutions:

WHEREAS, it is deemed desirable and necessary to establish "Petty Cash Funds" for the various divisions in the City of Newark;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that there is hereby established, subject to the

approval of the Commissioner of Local Government, "Petty Cash Funds" as follows:

City Hospital	\$1,000.00
Fire Division	100.00
Police Division	1,500.00
Outdoor Poor	4,000.00
Tax Board—Assessors' Division	500.00
Public Health	1,000.00
City Clerk's Office	500.00
Alms House	50.00
Law Department	200.00
Water—Utility	500.00
Police Court—No. 1	25.00
Tax Receiver's Office	50.00
Convalescent Hospital	100.00
Treasurer's Office	1,000.00
Tax Revaluation	200.00
Newark Defense Council	25.00
Director's Office—Public Affairs	100.00
Division of Claims	200.00

BE IT FURTHER RESOLVED, That the City Clerk is hereby authorized and directed to make the necessary application, pursuant to Chapter 253, P. L. 1924 (R. S. 40:5-7) et seq. for the establishment of the said "Petty Cash Funds" for the various divisions as listed above.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, in order to expedite the receipts of monies, it is necessary to establish a "Change Fund";

THEREFORE, BE IT RESOLVED, that "Change Funds" be and they are hereby established in the following departments:

Water — Utility	\$ 300.00
Tar Receiver's Office	1,500.00
Treasurer's Office	3,000.00

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, R. S. 40:2-12 provides that Temporary Appropriations for Debt Service may be made for the year 1942 not earlier than the tenth day preceding the year 1942;

THEREFORE, BE IT RESOLVED, that the following temporary appropriations for Debt Service for the year 1942 be adopted:

(1) Municipal Debt Service

Payment of Bonds	\$4,270,350.37
Interest on Bonds	3,070,382.93
Interest on Current Loans	100.00
Interest on Notes	2,250.00
	<hr/>
	\$7,343,083.30

(2) Article VI—School Debt Service

Payment of Bonds	\$ 437,000.00
Interest on Bonds	693,055.50
Interest on Notes	1,500.00
	<hr/>
	\$1,131,555.50
	<hr/>
	\$3,474,638.80

Water Utility

Payment of Bonds	\$ 586,000.00
Interest on Bonds	819,652.54
Interest on Notes	618.75
	<hr/>
	\$1,406,271.29

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, in 1937, an appropriation of \$1,750,000.00 for Direct Relief of the Poor was made by the City of Newark and for the purpose

thereof, an issue of serial bonds in like amount was authorized, and

WHEREAS, in 1938 the serial bonds were issued in the total amount of \$1,606,000.00, and the amount thereof was expended for the Relief of the Poor of the City; and

WHEREAS, on December 31, 1938 there remained unexpended of the said appropriation, the sum of \$144,000.00; all represented by the like amount in unissued serial bonds of the aforesaid authorized bond issue; and

WHEREAS, no further expenditure has been made or bonds issued up to this date; or disposition made in respect to said unexpended balance and unissued bonds;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the unexpended balance of \$144,000.00 of the aforesaid appropriation, and the bond authorization in like amount of \$144,000.00, as represented by unissued bonds, be and the same are hereby cancelled.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to 1937 R.S. 40:2-30, as amended by Chapter 36, P.L. 1939, that all unencumbered balances of appropriations in the

1941 Budget, except the appropriations for interest and debt redemption charges, be and the same are hereby cancelled as of December 31, 1941.

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

BE IT RESOLVED by the Board of Commissioners of The City of Newark that a certain Agreement, BETWEEN, THE CITY OF NEWARK, of the first part, and COASTAL OIL CO., INC., (a corporation), of the second part, concerning leasing of lands at Port Newark, which agreement is dated December 30th, 1941, (a copy of which Agreement is hereto annexed and made part hereof), be and the same is hereby ratified and approved; and the Director of the Department of Public Works and the City Clerk of the City of Newark be and they are hereby authorized and directed to execute said Agreement, on behalf of the City of Newark, on the adoption of this resolution.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
John A. Brady
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF NEWARK, that a certain Lease, dated BETWEEN, THE CITY OF NEWARK, as Landlord, AND, MARIANNA RETRACTABLE CORPORATION, as Tenant, for the leasing by the City to the Tenant of certain premises at Port Newark, as in said lease more particularly set forth, (a copy of which lease is attached hereto and made part hereof) be and the same is hereby ratified and approved; and the Director of the Department of Public Works and the City Clerk are hereby directed to execute and deliver said lease, on behalf of the City, on the adoption of this resolution.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

BE IT RESOLVED by the Board of Commissioners of the City of Newark, that subject to terms and conditions to be agreed upon by the respective parties, and to be ratified by the Board of Commissioners, it approve and authorize the transfer to the County of Essex of certain City streets as referred to in Resolution No. 1282, adopted November 19, 1941, and the letter annexed thereto and made a part thereof, from Freeholder Walter S. Gray to Director Joseph M. Byrne, Jr., under date of November 18, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, it appears from the contents of the attached letter that damage was done to an oil burner at 339 Plane Street, and that the costs of the repairs amount to \$19.50; and,

WHEREAS, the Law Department, without admitting any legal liability of the City, is of the opinion that the City may, as a moral obligation, reimburse the owner and tenant for the amount expended by Mrs. V. M. Cornwall, tenant, in possession of the premises, to wit: \$19.50, as evidenced by attached bill; and,

WHEREAS, the Director of the Department of Public Works recommends payment;

THEREFORE, BE IT RESOLVED, By the Board of Commissioners of The City of Newark, that the sum of \$19.50 be and the same is hereby appropriated for the purpose aforesaid, and payment to be made to Mrs. V. M. Cornwall upon delivery to the City of a release, approved as to form by the Law Department.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Mayor Murphy offered the following resolution:

WHEREAS, on April 28, 1938 the City Commission assessed the Duke Power Company for \$15,000,000. and

WHEREAS on various dates since that time hearings have been held before the County and State Tax Boards, and

WHEREAS, since that date negotiations have been carried out between the Duke Power Company and the Department of Revenue and Finance and the Law Department, and

WHEREAS on December 23, 1941 a definite proposal to settle this matter out of Court was made by the Duke Power Company in the amount of \$295,791.43, and

WHEREAS, said proposal was tentatively accepted on the basis of about \$300,000.

THEREFORE BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the settlement of the Director of the Department of Revenue and Finance for \$295,791.43 representing an assessment of \$4,405,373. at the 1938 rate 4.61 representing in principal sum \$203,087.70 together with interest and penalties amounting to \$55,550.07 and costs amounting to \$37,153.66 total \$295,791.43 is hereby ratified, and

BE IT FURTHER RESOLVED, that the Comptroller and Tax Receiver be and they are hereby authorized to accept said sum of \$295,791.43 in full satisfaction and settlement of all taxes, interest, penalties, assessments and liens against

the aforesaid Duke Power Company up to and including December 31, 1941.

Vincent J. Murphy
Ralph A. Villani
John A. Brady
Jos. M. Byrne, Jr.
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolution:

WHEREAS, The City of Newark is the holder of a tax certificate which it purchased on or about July 2, 1932, for the sum of \$3848.60, from the Collector of Taxes for the Taxing District of the Township of West Milford, in the County of Passaic, at a sale for taxes for the years 1923-1930, inclusive, which taxes were assessed against 3 tracts of land in said Township, the first consisting of 10½ acres, which includes a pond, and where there was formerly located an ice house, operated by Greenwood Ice Co.; the second, consisting of 2 acres across the street from the first tract; and the 3d, consisting of 1½ acres, further down the road, and in the vicinity, but not contiguous to either the first or second tracts; and,

WHEREAS, the City purchased said tax certificate because of the fact that said lands formed part of the watershed owned by the City, and the Water Department was desirous of protecting the water system; and,

WHEREAS, the Law Department, at the request of the Department of

Public Works, has instituted foreclosure proceedings, in the Court of Chancery of New Jersey, for the purpose of foreclosing said tax certificate; and,

WHEREAS, the owners of the 3 tracts, Edward R. Greenwood, and Margaret J. Greenwood, his wife, Rea E. Greenwood and Alice S. Greenwood, his wife, filed an answer in the foreclosure proceedings, admitting the tax sale and the levying of the taxes, but adding a counterclaim asking that the taxes be apportioned by the Court of Chancery, and the amount of the lien on each of said 3 tracts be fixed, and offering to redeem, after apportionment; and,

WHEREAS, in the opinion of the Law Department, said Greenwoods are entitled to have the lien for the taxes apportioned to the various tracts and to redeem any tract they desire, after apportionment; and,

WHEREAS, in the opinion of the Director of the Department of Public Works, it is advisable that the City obtain good title to the first and second tracts, but will not be particularly benefited by obtaining title to the third tract; and,

WHEREAS, the Greenwoods have offered to settle and compromise said foreclosure suit by executing and delivering a Warranty Deed to the City of Newark, free of all encumbrances, for the first and second tracts above referred to, in consideration of the City permitting them to redeem the third tract, by paying to the City the sum of \$284.19, in cash;

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the Director of the Department of Public Works be and he is hereby authorized and directed to release and cancel the lien for taxes against

the 1½ acres constituting the 3d tract referred to in the preambles to this resolution, upon payment to the City of Newark of the sum of \$284.19 and the delivery to it of a Warranty Deed, free and clear of all encumbrances, for the 12 acres constituting tracts 1 and 2, and the settlement of the foreclosure proceedings referred to in the preambles to this resolution, which basis of settlement is hereby ratified and confirmed by this Board, all papers to be subject to the approval of the Law Department, as to proper form and legality, in the carrying out of the settlement herein provided.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on the 5th day of June, 1941, the Board of Commissioners of the City of Newark adopted Resolution No. 224 settling the taxes in arrears of the G. L. Industries (General Leather Company), located at Nos. 408-440 Frelinghuysen Avenue, Newark, New Jersey, and

WHEREAS, the language in said Resolution No. 224 of June 5th, 1941, does not include personal property tax settlement; and

WHEREAS, the taxpayer, the G. L. Industries (General Leather Company) was under the impression that such settlement was all inclusive of realty and personality; and

WHEREAS, there seems to be

some legal doubt as to whether the City can levy and realize from the personal property presently in the possession of the G. L. Industries, formerly the General Leather Company; and

WHEREAS, appraisals by Antonio Petrone, Counselor of Ratables; Emil J. Schaumer, Assistant Supervisor, Tax Arrears Division; and James H. Smith, President of the G. L. Industries (General Leather Company), have variously estimated that the personal property presently on hand might bring from One Thousand Dollars (\$1,000.) to Three Thousand and Three Hundred and Thirty-eight Dollars (\$3,338.00); and

WHEREAS, the G. L. Industries (General Leather Company) has offered to settle for Twenty-five Hundred Dollars (\$2,500.00) in addition to the 1941 taxes amounting to Three Hundred Dollars and Ninety-three Cents (\$300.93); and

WHEREAS, htis seems to be a reasonable settlement under the circumstances;

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark, that the personal property taxes up to and including December 31st, 1940, inclusive, hereto levied and in arrears for 1936 up to and including 1940, at the premises known as No. 408-440 Frelinghuysen Avenue, be and the same are hereby abated to the present market value of Twenty-five hundred dollars (\$2,500.00), plus 1941 taxes, together with interest and penalties; and

BE IT FURTHER RESOLVED, that the Director of the Department of Revenue and Finance, the Comptroller and Tax Receiver of the City of Newark, be and they are hereby authorized and directed to accept the sum of Twenty-eight Hundred

Dollars and Ninety-three Cents (\$2,-800.93) in full settlement and satisfaction of all taxes, interest and penalties for the years 1936, 1937, 1938, 1939, 1940 and 1941, inclusive, and that upon payment thereof, the said Director of the Department of Revenue and Finance, the Comptroller, and the Tax Receiver of the City of Newark, are to give a receipt in full satisfaction, provided payment is made before the 31st day of December, 1941.

Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, the Comptroller furnished the Home Owners Loan Corporation, Tax Search No. 79056, dated October 17, 1934, on property known as 125A South 11th Street, Block 1858, Lot 60.

WHEREAS, through an incorrect report from the Department of Public Affairs the official search failed to disclose an unpaid charge for a house sewer connection amounting to \$113.10.

THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Newark that the said sum of \$113.10, not listed against Block 1858, Lot 60, be and the same is hereby cancelled.

Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani
Vincent J. Murphy
John A. Brady

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he hereby is authorized and directed to make the following transfers to and from Budget Appropriations:

Five Hundred Forty-five Dollars (\$545.00) from Department of Public Works, Bureau of Printing and Stationery, Personal Service, To Department of Public Works, Bureau of Surveys, Other Than Personal Service.

Five Thousand Dollars (\$5,000.00) from Department of Public Works, Bureau of Streets, Personal Service, to Department of Public Works, Bureau of Streets, Other Than Personal Service.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfer of Appropriations, the Director of the Department of Public Affairs be and

he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Affairs as follows:

From: Ivy Hill Power
Plant, other than
Personal Service \$3,000

To: Director's Office,
Other Than
Personal Service \$3,000

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

RESOLVED by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act, R. S. 40:2-30, Transfer of Appropriations, that the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Parks and Public Property;

From Public Buildings — City
Owned Property, Other Than Personal
Service to Shade Tree, Other than
Personal Service \$165.00

Ralph A. Villani
John B. Keenan
John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

RESOLVED by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from budget appropriations in the Department of Public Safety, as follows:

From the Director's Office,
Personal Service 845.22

To Fire Division,
Other Than
Personal Service 845.22

From the Police Division,
Personal Services 17,483.44

To the Police Division,
Other Than
Personal Services 17,483.44

From the Fire Division,
Personal Service 278.54

To the Fire Division,
Other Than
Personal Service 278.54

From the License Division,
Personal Services 22.59

To the Fire Division,
Other Than
Personal Services 22.59

From the License Division
Other Than
Personal Service 400.00

To the Fire Division,
Other Than
Personal Service 400.00

From the Building Division,
Personal Service 250.00

To the Fire Division, Other Than Personal Service	250.00	The roll being called, the resolution was declared adopted by the following votes:
From the Building Division, Other Than Personal Service	400.00	Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.
To the Fire Division, Other Than Personal Service	400.00	RESOLVED by the Board of Commissioners of the City of Newark, that pursuant to Local Budget Act R. S. 40:2-30, Transfers of Appropriations, the Director of the Department of Revenue and Finance be and he is hereby authorized to make the following transfers to and from Budget Appropriations in the Department of Revenue and Finance as follows:
From the Electrical Division Personal Services	2,263.34	
To the Fire Division, Other Than Personal Services	2,263.34	
From the Electrical Division, Other Than Personal Service	1,000.00	From—Tax Accounting & Billing Division, Other than Personal Services \$725.00
To the Fire Division, Other than Personal Service	1,000.00	Advertising Tax Sale, Other than Personal Services 200.00
From the Criminal Courts, Personal Service	2,118.88	Carfare 100.00
To the Criminal Courts, Other than Personal Service	2,118.88	Board of Adjustment—Zoning, Other than Personal Services 100.00
From the Criminal Courts, Personal Service	3,000.00	<hr/> \$1,125.00 <hr/>
To the Fire Division, Other than Personal Service	3,000.00	To—Tax Receiver - Cashier's Division, Other than Personal Services 100.00
From the Division of Weights and Measures, Personal Service	211.00	Tax Board—Assessor's Division, Other than Personal Services 175.00
To the Fire Division, Other than Personal Service	211.00	Personal Services 25.00
		Personal Arrears, Other than Personal Services 300.00
		Mayor's Office, Other than Personal Services 100.00
		Fiscal Agent 425.00
		<hr/> \$1,125.00 <hr/>
John B. Keenan John A. Brady Ralph A. Villani Vincent J. Murphy Jos. M. Byrne, Jr.		

Vincent J. Murphy
John B. Keenan
John A. Brady
Ralph A. Villani
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Byrne offered the following resolutions:

RESOLVED, That the Department of Central Purchase be and it hereby is authorized and directed to advertise for sealed proposals for furnishing and delivering:—

Station Wagon, Department of Public Affairs.

Dish Washing Equipment, Department of Public Affairs.

Sterilizing Equipment, Department of Public Affairs.

BIDS to be received on such date and at such time as it shall in said advertisement designate.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, In Accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a Reso-

lution No. 1295, dated November 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Safety).

Burroughs Adding Machine Company — Newark, New Jersey.

Approx. 1—Burroughs High Speed Accounting Machine \$2,160.00

Approx. 1—Burroughs Typewriter Accounting Machine \$1,452.50

Less Allowance

1 National Cash Register \$85.00

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, New Jersey, by a resolution No. 1392, dated December 10, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said material to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Safety).

Federal Laboratories, Incorporated
—Pittsburgh, Pennsylvania.

Approx. 60 Tear Gas Short Range
Shells @ \$4.05 each

Approx. 40 Long Range Projectiles C. N. @ \$6.75 each

Approx. 45 Hand Grenades, Jumbo Instant Fuse @ \$9.50 each

Approx. 30 Hand Grenades, Triple Chaser, C. N. @ \$10.45 each

Approx. 6 Smoke Grenades
..... & \$6.65 each

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

WHEREAS, In accordance with the law and by the authority of the Board of Commissioners of the City of Newark, by a resolution No. 1293, dated November 19, 1941, the Department of Central Purchase publicly solicited, received and opened bids for furnishing and delivering material listed below, therefore be it

RESOLVED by the Board of Commissioners of the City of Newark that the contract for furnishing and delivering said materials to the City of Newark, be and the same hereby is awarded as follows, being the lowest responsible and formal bidder as determined by the Director of the Department of Public Works in response to public advertisement for sealed proposals, the amount of their bid being as follows, and the Director of Public Works and the City Clerk of the City of Newark, are hereby authorized and directed to execute on the part of the City of Newark, proper contract for furnishing and delivering said material according to the specifications on file in the Department of Central Purchase, in the City of Newark.

(Department of Public Safety).

Co-Service Printing Company --
Newark, New Jersey.

Approx. 125 Fire Alarm Running
Schedule Books (Binders only)
..... @ \$5.75 each

Approx. 150 sets (145 leaves to
each set) ruled, printed and punched
as per specifications \$3,234.20

Approx. 10,000 extra leaves to be
ruled and punched only
..... @ \$24.20 each M

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

WHEREAS, In accordance with
the law and by the authority of the
Board of Commissioners of the City
of Newark, New Jersey, by a resolu-
tion No. 1392, dated December 10,
1941, the Department of Central
Purchase publicly solicited, received
and opened bids for furnishing and
delivering material listed below,
therefore be it

RESOLVED by the Board of Com-
missioners of the City of Newark
that the contracts for furnishing
and delivering said material to the
City of Newark, be and the same
hereby are awarded as follows, being
the lowest responsible and formal
bidder as determined by the Direc-
tor of the Department of Public
Works in response to public adver-
tisement for sealed proposals, the
amount of their bids being as fol-
lows, and the Director of Public
Works and the City Clerk of the
City of Newark, are hereby author-
ized and directed to execute on the
part of the City of Newark, proper

contracts for furnishing and deliver-
ing said material according to the
specifications on file in the Depart-
ment of Central Purchase, in the
City of Newark.

(Department of Public Works).
Essex Metal Alloy Company, Inc.,
Newark, New Jersey.

Approx. 15,000 lbs of Pig Lead
..... @ \$6.4935 cwt.
(11% above N. Y. market price
of pig lead as quoted in Ameri-
can Metal Market).

J. P. Callaghan, Inc., Harrison,
New Jersey.

Approx. 3,000 cu. yds. 1:3:6 Ready
Mixed Concrete with Grade C or E
Broken Stone @ \$5.13 cu. yd.

Jos. M. Byrne, Jr.
John B. Keenan
John A. Brady
Vincent J. Murphy
Ralph A. Villani

The roll being called, the resolu-
tion was declared adopted by the
following votes:

Yeas: Commissioners Brady,
Byrne, Keenan, Villani, Mayor
Murphy.

RESOLVED, that John S. Flock-
hart, Principal Assistant Engineer
in the Department of Public Works,
Bureau of Street Cleaning, at \$4,800.
per annum, be and he hereby is
promoted to the position of Super-
vising Engineer in the same bureau,
at a compensation of \$6,000.00 per
annum, effective with the close of
business December 31, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that the compensation of Andrew J. Wooton, Assistant Paymaster in the Department of Public Works, Division of Water, be and it hereby is increased from \$2,620.00 per annum to \$3,000.00 per annum, effective January 1, 1942.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

RESOLVED, that the compensation of L. Dudley Coles, Assistant Engineer in the Department of Public Works, Engineer Division, be and it hereby is increased from \$6,500.00 per annum to \$7,000.00 per annum, effective with the close of business December 31, 1941.

Jos. M. Byrne, Jr.
John B. Keenan
Vincent J. Murphy
John A. Brady
Ralph A. Villani

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Keenan offered the

following resolutions:

WHEREAS, there are vacancies in the rank of Fireman, Fire Division, Department of Public Safety, because of the retirement of deaths of the following named members of the Fire Division:

Date	Rank	Name	Cause
Dec. 23, 1941,	Fireman,	William Kopp	Retired.
Dec. 25, 1941,	Fireman,	James F. Gillick	Died.
Jan. 1, 1942,	Fireman,	Albert P. Reinhardt	Retired.
Jan. 1, 1942,	Fireman,	Charles B. Lokeman	Retired.
Jan. 1, 1942,	Fireman,	Bennet Morris	Retired.

AND WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that replacements be made in said rank.

NOW, THEREFORE, BE IT RESOLVED that William P. Muhlbach, John A. Scalia, James P. O'Beirne, Joseph T. O'Brien, Anthony Pogrebnak having been certified by the Civil Service Commission as eligible and having passed satisfactorily a physical examination by the Fire Surgeon, be and they are hereby appointed as Firemen in the Fire Division of the Department of Public Safety, to take effect January 1, 1942, and they shall be paid the same compensation and in like manner as are other Firemen in the same grade of service.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, there is a vacancy in the rank of Patrolman, Police Division, Department of Public Safety, because of the retirement of the following named member of the Police Division:

Date	Rank	Name	Cause
Jan. 1, 1942,	Patrolman,	Carl A. Thunell	Retired.

AND WHEREAS, it is essential for the welfare of the City and the protection of its inhabitants that replacements be made in said rank.

NOW, THEREFORE, BE IT RESOLVED that James Murray having been certified by the Civil Service Commission as eligible, and having passed satisfactorily a physical examination by the Police Surgeon, be and he is hereby apportioned as Patrolman in the Police Division of the Department of Public Safety, to take effect January 1, 1942, and he shall be paid the same compensation and in like manner as are other Patrolmen in the same grade of service.

John B. Keenan
John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

Commissioner Brady offered the following resolutions:

WHEREAS, there is a vacancy existing in the position of Pre-Natal Nurse at the Newark City Hospital, Department of Public Affairs; and,

WHEREAS, Doctor Earl H. Snaveley, Medical Director of the Newark City Hospital has recommended that this vacancy be filled immediately; and,

NOW, THEREFORE BE IT RESOLVED, that Rose Karp having been certified as eligible by the Civil Service Commission, be and she is hereby permanently appointed to the position of Pre-Natal Nurse at the Newark City Hospital, Department of Public Affairs, at a salary of \$1,500 per annum, payable as other salaries in said division are paid, effective January 2, 1942.

John A. Brady
Vincent J. Murphy
Jos. M. Byrne, Jr.
Ralph A. Villani
John B. Keenan

The roll being called, the resolution was declared adopted by the following votes:

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The City Clerk: We are awaiting a decision from the Board of Commissioners in the matter of the hearing on the application of the Society of the Babies' Hospital of the City of Newark.

Mayor Murphy: This matter has been up before the City Commission, and is up again today. What is the action of the Commission?

The City Clerk: Since then Mr. Mayor, I don't know whether you

are going to consider these at all, but there has been several petitions containing twenty-six names of those who oppose this.

Commissioner Byrne: That was presented at the conference today.

Commissioner Brady: I move that the Commission be polled on the action.

The Clerk then read the resolution:

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Society of the Babies' Hospital of the City of Newark, owner; for the construction and operation of gasoline station, including lubritorium and automobile laundry in a 3rd residence district; premises 171-177 Littleton Avenue; same to be in conformity with the rules of the Board of Adjustment and to be in accordance with the plans approved by the said Board; such use to be limited to the period ending eight years from date hereof;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

Ralph A. Villani
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: All those in favor of the recommendation of the Board

of Adjustment signify by saying "Aye." Those opposed "no." The Clerk will call the roll.

The City Clerk calls the roll.

Commissioner Brady: Not voting.

Commissioner Byrne: Aye.

Commissioner Keenan: Aye.

Commissioner Villani: Aye.

Mayor Murphy: No.

Mayor Murphy: The "ayes" have it. The permit will be granted.

The following communication was received and read:

BOARD OF ADJUSTMENT
City Hall

Newark, New Jersey

December 23, 1941.

The Board of Commissioners
of the City of Newark.

Honorable Sirs:

At a meeting of the Board of Adjustment held this day resolutions were adopted recommending to your Honorable Body, in accordance with Section 40:55-39 R. S., that the following application for variances from the terms of the Zoning Ordinance be allowed:

53-55 West Market Street and 128 Colden Street; Margaret V. Brady, owner; in a 2nd business district the establishment and operation of automobile parking station; same to be operated and maintained in conformity with the rules of this Board and to be in accordance with the plans filed with this Board; such use to be limited to the period of one year;

*586-602 Broad Street; Joseph Feldheim; renewal of permit for automobile parking station; such use to be limited to the period of one year ending December 21, 1942;

*29-33 Warren Place; Louis Noce; renewal of permit for automobile parking station; such use to be limited to the period of one year ending December 20, 1942;

788 South Orange Avenue; Joseph Manfredi; renewal of permit for lunch wagon; such use to be limited to the period of five years ending December 23, 1946.

Respectfully submitted,

BOARD OF ADJUSTMENT
R. B. RANKIN,
Secretary.

Ordered filed.

The City Clerk: Two of these are renewals and can be disposed of at this time under a suspension of the rules. Such a motion is now in order.

Mayor Murphy: Motion is in order to suspend the rules.

Commissioner Byrne: I so move you.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Joseph Feldheim (Arthur B. Spinning and Estate of R. Wayne Parker, owners); for the renewal of permit for automobile

parking station; on premises 586-602 Broad Street; such use to be limited to the period of one year ending December 21, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Mayor Murphy: The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

WHEREAS, on an appeal to the Board of Adjustment from the ruling of the Zoning Enforcement Officer the said Board, after having considered the same, recommended in writing to the Board of Commissioners of the City of Newark that the following structure or use be allowed:

Application of Louis Noce (American Ice Company, owner); for the renewal of permit for automobile parking station; on premises 29-33 Warren Place; such use to be limited to the period of one year ending December 20, 1942;

AND the matter having been considered by this Board;

IT IS RESOLVED, by the Board of Commissioners of the City of

Newark, that the said recommendations of the Board of Adjustment be and the same are hereby approved.

John A. Brady
Ralph A. Villani
Vincent J. Murphy
Jos. M. Byrne, Jr.
John B. Keenan

Mayor Murphy: You heard the reading of the application. Are there any objectors? If not a motion is in order to approve.

(No response).

Commissioner Byrne: I so move.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

The following communication was received and read:

BOARD OF ADJUSTMENT
City Hall
Newark, New Jersey
December 29, 1941

The Board of Commissioners
of the City of Newark.
Honorable Sirs:

At a meeting of the Board of Adjustment held December 16, 1941, a resolution was adopted recommending to your Honorable Body, in accordance with Section 40, 55-39 R. S., that the following application for a variance from the terms of the Zoning Ordinance be allowed:

304-306 Sussex Avenue; Morris Marshall; in a 2nd business district the establishment and operation of automobile parking station for customers of adjoining food market; same to be operated and maintained in conformity with the rules of this Board and to be in accordance with the revised plans showing the elimination of driveway on Sussex Avenue and showing a four-foot high fence, and a chain closing the entrance when the parking lot is

not in use; such use to be limited to the period of one year.

This recommendation was held back pending the receipt of amended plans which are now on file in this office.

Respectfully submitted,

BOARD OF ADJUSTMENT

R. B. RANKIN

RER:RG

Secretary.

Orderde filed.

The City Clerk: This matter cannot be taken up at this time. It is not a renewal. This matter and the other two will be taken up next week, January 7th.

Mayor Murphy: The two applications that have been referred to the Commission will be taken up two weeks from today, on January 14, at 2 P. M. at which time a public hearing will be held.

There being no further business before the Commission a motion is in order to adjourn.

Commissioner Villani: I so move you.

Mayor Murphy: Motion has been made that we adjourn. The Clerk will call the roll.

Yeas: Commissioners Brady, Byrne, Keenan, Villani, Mayor Murphy.

APPROVED:

JOHN A. BRADY
JOS. M. BYRNE, JR.
JOHN B. KEENAN
RALPH A. VILLANI
VINCENT J. MURPHY

The Board of Commissioners
of the City of Newark, N. J.

H. S. REICHENSTEIN
City Clerk.

Newark, N. J., December 31, 1941.

A regular meeting of the Board of Commissioners of The City of Newark, New Jersey, was held on the above date, in the Commissioners' Chamber, City Hall, Newark, at 2:00 P. M., Standard Time.

Commissioner Keenan: The meeting will come to order. The Clerk will call the roll.

Present: Commissioner Keenan.

Absent: Commissioners Brady, Byrne, Villani, Mayor Murphy.

Commissioner Keenan: Any ordinance or resolution scheduled to be heard today will be postponed and heard at the next meeting of the City Commission, which is January 7th, 1942; because of a lack of quorum. There being no quorum present this meeting will be adjourned.

APPROVED:

JOHN B. KEENAN
Director, Department
of Public Safety.

H. S. REICHENSTEIN
City Clerk.

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